DECEMBERUDG HATURDAY SEPT. 00, 1803.

## NEGRO SUFFRAGE.

Ir is said, and asserted with great We congratulate the voters of this Congressional District that upon this ques- paid. tion they cannot be cheated or deceived. that his only vote touching negro suf- therein claimed. frage was upon the bill relating to the District of Columbia. We do not misrepin which he favored negro suffrage was there more intelligent and better educat- ment. ed than his friends in Bloomsburg. We he paid to his Bloomsburg friends, but pass on to the facts of the case.

Mercur is in favor of negro suffrage He is its open advocate, and his most mendacious friends dare not deny it. We published in our last week's issue the Julian resolution for which Mercur stance that no Territory shall hereafter is allowed to vote. To what extent Mercur had made the acquaintance of the negroes in the Territories, and be distinctly stated. whether his vote in their behalf in this instance was founded on their intelliknow that he has declared to the people admitted as a State without having first wise than as therein stated. provided in their State constitutions for negro suffrage.

Now this may be all right. If a majority of white men say that the black man shall vote so let it be.

But what is base and unmanly, and we regret to say is characteristic of Mercur and his friends, is that they should attempt to cheat and deceive voters on this subject.

The mass of our people of all parties are opposed to the negro voting. It may be different in Bradford; and the people of Columbia may perhaps change. The effect of association is seen upon Mercur. and should the honest yeomanry of Co-

st and will insist that he and his in our next issue to examine further Mercur's record.

## UNION MEETING.

tion of joy.

faction to the Union men present.

In the hands of Major Shriner "my from any claim for additional bounty policy" is shown with a clearness and provided by this act. distinctness, which admits of no contradiction, to have been the policy of the Immented Lincoln, and the only policy General for his opinion on the point which can unite all sections of our common country in one fraternal embrace.

No reply can be made or will be attempted to be made to the speeches de- tive response. livered by Mr. Shriner here and elsewhere except this-" he holds an office under the President."

## JUDGE ELWELL.

WE hear a very general desire expressed that Judge Elwell, the Union candidate for Congress in the Thirteenth Congressional District, should take the stump in this county. In reply it is only necessary to say that he is the President Judge of this Judicial Disdicial District-take the stump and beg director in the Concord Rallroad Corpor- upon Colonel Beyce, Paymaster of the the votes of suitors in his courts. It would atlon. be proper, and we hope to hear Judge Elwell has and will speak in the Coun-

GEORGE FRANCIS TRAIN is an Independent candidate for Congress in Ne- paper was established in 1830, and orig- the Eastern States, and are generally "tried" patriot belongs rightfully to to be kept in view by the avenging braska, and has challenged the other two inally its pages contained only four col- men who have served in the late war. him. He was tried by one of our police Radicals. The whole Union party are candidates to meet him in public dis- umns. Hereafter each page will com- The colored regiments, recruitlag in the imagistrates.

PAYMENT OF BOUNTIES. THE following rules and regulations or the payment of bounties under the act to equalize bounties, approved July twenty-eighth, 1865, have just been is sued by the War Department:

earnestness, that negro suffrage is not classified by regiments, battalions, or soldiers came so near that it is thought an issue in this election. So far from other separate organizations, and no ap- to be in danger of capture. The steamthis being the truth it is in fact the issue. plication filed after that period shall be er Panama, from St. Nazaire, reached

The Hon. William Elwell occupies no tained unless accompanied by the originaterior is most gloomy for Maximilian doubtful position. He is the recognized | inal discharge of the soldier and the af- and the French. Their former partisans opponent of negro suffrage, while Judge fidavit required by the fourteenth sec- are describing them by the hundreds. Mercur is its advocate. His votes in tion of the act, and the further affidavit Mr. Romero also received official dis-Congress are significant. He is the same that he has not received, nor is he enti- patches from Chihuahua to the twentygentleman who some days since, in his tied to receive, under any laws or regu- seventh ultimo. President Juarez, his speeches in this county, undertook to lations prior to the act of July twenty. Cabinet and government were making explain his position and his votes on this eighth, 1866, more than one hundred preparations to remove to Monterey, to question; with what fairness that ex- dollars bounty for any and all military establish there the national government. planation was made let us consider. service rendered by him during the late. The city of Durango had been abandon His effort was to impress on the public Rebellion, over and above the amount ed by the main French force there, Only

resent him when we say he endeavored from surviving soldiers shall be in form session of the city. The official paper to leave the voters of Columbia County hereinafter provided, and the evidence of Chibuahua, of the twenty-fourth ulunder the impression that the only case of identity shall be the same as is now time, publishes some correspondence In the District of Columbia, and that of deceased soldiers shall be in the form the French General Douay in regard to because he found his negro associates now required by the Treasury Depart. the exchange of prisoners. It appears

steps for their prompt payment.

Fifth. A register shall be kept in the Paymaster-General's office, and also in the office of the Second Auditor, of all voted. This resolution provides in sub- claims presented under the law, in his official duties, which the claimants will be classified be admitted as a State unless the negro by regiments, etc. If the claims be allowed, the amount of bounty paid to each will be noted, and if rejected, will

Sixth. In the application for bounty as required by the third of these rules, gence, we are unable to say. We only the applicant shall state each and every period of service rendered by the claimof the Territories that they cannot be ant, and also that he never served other-

Seventh. Organizations irregularly in the service of the United States, or called out for special purposes, as State militia, home guards, etc., and not included in the general bounty laws, are not included within the meaning of the act.

Eighth. Soldiers enlisted for three years or during the war, who were discharged by reason of the termination of the war, shall be considered as having served out the period of their enlist-

and should the honest yeomanry of Columbia be brought into the same intimate relations with citizens of African descent, no one can foretell the result.

But what we beg is that until that time comes we shall deal fairly with each other. While we make no objection to the same into the same intimate relations with citizens of the Mark abandoned the support of his family, in which case it will be paid to the mother. Non-residence in the United States shall the court's sentence. It is well known also that some instances there to be such important features in the history of the terrible past that the Government authorities manifest a disposition to preserve them as mementoes to remind those who once shared their which case it will be paid to the mother. Non-residence in the United States shall they may visit them, of the days when they may visit them, of the days when also that some who were registered designed in the court's sentence. It is well known also that some who were registered designed in the court's sentence. It is well known also that some who were registered designed in the court's sentence. It is well known also that some who were registered designed in the date of the southern States. He will doubted that in some instances there were causes that prevented a return to service or a report, by persons registered devices any other because that prevented a return to service or a report, by persons registered devices any other because that the Government authorities manifest a disposition to preserve them as mementoes to remind those who once shared their word disposition to preserve them as mementoes to remind the table were causes that prevented a return to service or a report, by persons registered were causes that prevented a return to service or a report, by persons registered were causes that prevented a return to service or a report, by persons registered were causes that prevented a return to service or a report, by persons registered were causes that prevented a return to service or a report, by p tion to Mercur's admiration of the African that he shall make him his political equal if he can, provisions of the act exclude from its make him his political equal if he can, be constant will insist that he and his benefits the following classes: I. These friends act openly and without dissimulation. He is upon the record in favor of enlistment were dishonorably discharged to be informed that for this representation. The is upon the record in favor of enlistment were dishonorably discharged to be informed that for this representation to the record in favor of enlistment were dishonorably discharged to be informed that for this representation to the record in favor of enlistment were dishonorably discharged to be informed that for this representation to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to be informed that for this representation to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorably discharged to the record in favor of enlistment were dishonorable at the record in favor of enlistment were dishonorable at the record in favor of enlistment were dishonorable at the record in favor of enlistment were dishonorable at the record in favor of enlistment were dishonorable at the record in favor of enlistmen tion. He is upon the record in favor of enlistment were dishonorably discharg- very nearly a regiment of colored negro suffrage unqualified, and so is the ed at its expiration. 2. Those discharg-Columbia County Republican. Reckless ed during enlistment by way of favor as the editor of that paper is, he dare or punishment. 3. Those discharged on not deny this, nor will be have the man-account of disability contracted in the liness to admit its truth. We propose service, but not occasioned by wounds received in the line of duty, who shall not have previously served two or three years respectively at the time of discharge, 4. Those discharged on account MAJOR CHARLES H. SHRINER, of of disability existing at the time of Union County, on Tuesday evening last their enlistment. 5. The heirs of those addressed a large and intelligent meet- who have died since their discharge of ing of the friends of President Johnson | wounds or disease not contracted in the and the Union, convened in the Court service and in the line of duty. 6. The House in this place. William Neal, surviving soldiers and heirs of deceased Esq., presided. The Major was intro- soldiers who, under previous laws, have field, Illinois, states that at the municiduced to the audience as a former Lin- received or are entitled to receive a pal election held in that place on the board is not competent to try and deeoin and Johnson elector. In fact he bounty of more than one hundred dol-twenty-first instant, the Conservatives cide upon the question of desertion; in the carried Congressman Cultum's ward by other words, they declare that the perin the cause of the Union in the years viving soldiers as well as heirs of de- sixty-four majority. Last Spring the that are passed were familiar to our ceased soldiers, when such men have Radicals carried the ward by seventeen gives to the accused a trial before sworn people, and he was therefore received bartered, sold, assigned, loaned, trans- majority. by Union men with every demonstra- ferred, exchanged, or given away their final discharge papers or any interest in He succeeded in bolding the undivid-the bounty provided by this or any other report for duty to Lieutenant-General calling witnesses on his behalf. ed attention of his audience for about act of Congress. 8. The act of the twen- Sherman, at St. Louis. It is understood two hours and a half, while he discussed ty-eighth of July, 1866, creates no right he will be assigned to a command in with force and eloquence the questions of inheritance beyond those vested by at issue between our patriotic President | the law under which these heirs received | rank of Major-General, the commission | it does to the act of Congress which the and a Radical Congress. His argu- or were entitled to receive the original of which was given him on Monday. ments were clear, convincing, and un-bounty, and debars certain classes, answerable, and gave the liveliest satis- brothers and sisters of heirs that were entitled to receive the original bounty,

The above having been referred by the Secretary of War to the Attorneywhether the rules and regulations, as

States Treasury Agent in Chicago, has month. Returns from the local hand ecured, within the last fortnight, over office at Brownville, Nebraska Terrione hundred thousand dollars in detect- tory, exhibits that three thousand four ing frauds upon the revenue, and has hundred and eighty-nine acres were dis- ists of the South who are now filling impeachment and hanging of the Presmore than double that sum to the United Iona, Michigan, land office five thous- ism in the Northern States is A. J. Chicago newspaper makes no conceal-States Treasury.

HON. CHARLES H. PEASLEE, of Portsmouth, New Hampshire, died re- The claim agents of this city held

On Monday, October first, the Boston ties of Bradford and Montour, the two additional column on each page, and the authorized by the provisions of the better known than in Washington, but alleled in its ferocity. Not content with counties in this Congressional District length of its columns increased, so that Army Bill, passed at the late session of will only transcribe a police record impeaching and hanging the President the new issue will contain about seven Congress, is progressing rapidly. A made one year ago in this city, which in advance, they single out prominent columns more than the present. The majority of the recruits are cullsted in will at least show that the title of supporters of the Union policy as marks prise eight columns.

From Washington.

OFFICIAL INTELLIGENCE PROS MEXICO MR. ROMERO has received dispatches from Vera Cruz, with dates of the First. All applications shall be filed twelfth instant, containing the followwithin the period of six months from ing information: The French were forthe first day of October, 1886, and be- tifying the city of Vera Cruz on the fore any payments are made, shall be land side approaches, as the Mexican settled until the former shall have been Vera Cruz on the tenth. She took on board one hundred and fifty French sol-Second. No application shall be enter- diers for Mexico. The news from the five hundred men remained. President Third. All applications for the addi- Juarez had sent an expedition against tional bounty authorized by this act Durango, and expected soon to be in pos required, and applications from the heirs between the Mexican government and that the Mexican government has been Fourth. As soon as the examination willing to come to some agreement about say nothing as to the compliment which of the claims of any regiment or other a general system of exchange, while the independent organization shall have French General declines to accept the been properly acted upon, the Paymas- propositions made to him, although he ter-General shall take the necessary was the one who first applied for a partial exchange.

SECRETARY SEWARD. Secretary Seward was at the State Department on Monday, attending to

ANOTHER IDEALY DEPALEATION.

It has transpired that a United States Paymaster of the Regular Army, late chief of an important district, has disof his district. The paymaster held the law bonds back until the January interest accrued, distributing them throughout The sum involved covers many thousand dollars.

CAMPS TO BE PRESERVED AS MEMENTOES.

benefits the following classes: 1. Those into a depot for the receipt of negro res Government. To hold that the act of the President in his journeyings do not troops are quartered there. THE NEW OBLEARS BOT.

The report of General Sheridan's military commission on the New Orleans the enactment. riots, accompanied by the testimony, its examination is likely to be deferred some days.

CONSERVATIVE TRIUNFIL IN ILLINOIS. A dispatch received here from Spring-

PROMOTION OF GENERAL CUSTOR.

APPLICANTS FOR PATENTS. Five hundred applications for patents

twenty-two patents were issued. SALES OF THE PUBLIC DOMAIN. The Commissioner of the General souri, for August, 1866, which shows that twenty-nine thousand and twenty-HON, W. T. HOPKINS, the United eight acres were disposed of during that

TRAIN AGENTS INDIGNANT. triet, and, unlike Judge Mercur, has a cently while on a visit to St. Paul, Min-meeting on Tuesday night to protest proper appreciation of the proprieties nesota. Gen. Peaslee was well known against the recent order of the Paymusof agentleman in the high office which as a former member of Congress from ter-General excluding them from acting he now holds. He cannot, therefore, be New Hampshire, Collector of the port in the collection of soldiers' bounties. expected to do as Mercur did in his Ju- of Boston, and for over twenty years a A committee was appointed to wait

West, are also filling up rapidly.

Department.

DER.

SHERIFF'S OFFICE, BLOOMSBURG, September 21, 1968.

County Republican:

the act of Congress of the third of ter dismissed the male culprits and March, 1865, depriving certain persons, fined the females five dollars each.

means that the forfeiture which it prescribes, like all other penalties for descrition, must be adjudged to the convicted person after trial by a court-mar-tial and sentence approved. For the conviction and sentence of such a court there can be no substitute. They establish the guilt of the accused, and fasten upon him the legal consequences. Such we think is the true meaning of the act, a construction that cannot be denied to it without losing sight of all

be presumed to have kept in view. It and grossest perversions of this nature gives to the accused a trial before sworn appears in the Chicago Telbune of Satjudges, a right to challenge, an oppor-tunity of defence, the privilige of hear-son Promises Civil War," promulgates honestly appropriated to his own use a very large amount of coupons attached to seven-thirties, cutting them off previous to paying them out to the troops of his district. The respection of the district that the control of the control

It gives finality to a single trial. If tried by a court-martial and acquitted, his innocence can never again be called several remote States minus the coupon in question, and he can be made to sufany conviction of guilt, would be an unreasonable construction of the act,

has reached the President's table. The report itself covers nearly seventy-five pages of foolscap, and the testimony is very voluminous. The pressure of the report to a President of the countries of the countries of the reporters into three brief sentences of foolscap, and the testimony is very voluminous. The pressure of the reporter of the reporters into three brief sentences of the reporters into three brief sentences of foolscap, and the testimony is converted of desertion and failure to report to a Pressure of the reporters into three brief sentences. very voluminous. The pressure of busis vost-Marshal, and not having been senness upon the President is so great that fenced to the penalties and forfeitures of the law, was entitled to vote.

ized to pronounce the final decision upon the constitutionality of our laws, declares in express terms that an election Judges, a right to challenge, an opportunity of defence, the privilege of hear-General Custer has been ordered to ing the witness against him, and of

It cannot be denied that the reasonng of the Court applies with the same Kansas in accordance with his brevet force to the act of our Legislature that Court had immediately before them.

You will, therefore, I hope, readily were received by the Commissioner of election proclamation to impose upon Patents last week, and sixty-eight the Board of Election the duty of trycaveats this week. Two hundred and ing alleged cases of desertion. The Suhas no such power or authority. And until the Court reverses the decision I within amended, are in conformity with Land Office has received returns from to do anything by which election offithe law, the latter has given an affirmathe local land office at Boonesville, Misters may become involved in prosecu-Very respectfully,

SAMUEL SNYDER, Sheriff.

ONE OF THE "TRIED PATRIOTS." discovered frauds that will result in posed of during that month. At the the role of circuit-preachers of Radical- ident. Of its desire for this result the and and twenty-two acres were disposed Hamilton, who is unsparing in his ment. Rather, it exults in the prospect bility.

On the record of the police books, lion, and falsehoods are scattered broad-

rest was made of A. J. Hamilton, age of yet being Rebels.

called descriers, of a right to vote, the A. J. Hamilton, Governor of Texas, Supreme Court of this State has pro- was one of the "tried patriots" on this nounced the Act of Congress of no val- interesting occasion. Hamilton was idity. As the opinion of the court has taken to the station-house in a carriage of another civil war as a not improbable not yet been published in your paper, with four dissolute females, and his contingency, let them be manly and honand may not have come under your no- high rank as a military governor and est enough to tell where the danger tice, I refer you to a portion of it in an- a "fire-tried patriot" might possibly really lies. Let them say frankly that swer to your inquiry, and in explana- have led to the dismissals of the mas- they and their friends are doing all that tion of my proclamation. Judge Strong, culine members of that disreputable is possible to provoke trouble; that they who delivered the opinion of the Court, company. - Washington National Re- are secretly organizing in anticipation

OF THE ANTI-UNION PARTY. THE mendacity of the attacks upon the President is on a par with their malignity. It is not enough that his errors of taste and judgment are systematically exaggerated, or that every insult which ruffianism chose to perpetrate during his recent journey is gravely disthe previous legislation respecting the same subject matter, no part of which does this act profess to alter.

It may be added that this construction is not only required by the universally admitted rules of statutory interpretation, but it is in harmony with the personable rights secured by the Constitution, and which Congress must be presumed to have kent in view. It afford no foundation. One of the latest MILLER'S STORE. and grossest perversions of this nature son Promises Civil War," promulgates this statement:

The President, at Newark, Ohio, on Thursday last announced that another civil war was inevitable; not a civil war between sections, not a war between the North and the South, but, as he styles it, an internecine war, in which, for instance, the people of Ohio of his party will array themselves in arms against several remote States minus the coupon adjuncts, which he feloniously retained for his own private use and gain. It is understood that charges have been preferred against him at Washington, and that but little time can elapse before the public will be fully apprised of the facts. work intolerable hardships. The accessed will thus be obliged to prove list innocence whenever the registry of the Provost-Marshal is adduced against him. No decision of a board of election officers will protect him against the necessity of renewing his defence at every subsequent election, and at each time with facreased difficulty arising from the possible death or absence of el to him be will organize and representatives of the Rebel States without requiring of those States any previous ratification of the Constitutional amendment. He declares that he will not submit any longer to having his vetoes of congress, and if the people of the North time with facreased difficulty arising elect a Congress with two thirds opposite the provided of the North time with facreased difficulty arising elect a Congress with two thirds opposite the constitution of the Constitutional amendment. He declares that he will not submit any longer to having his vetoes of Congress, and if the people of the North time with facreased difficulty arising the constitution of the Constitutional amendment. He declares that he will not submit any longer to having his vetoes of Congress, and if the people of the North time with facreased difficulty arising the constitution of the Constitution at amendment. He declares that he will not submit any longer to having his vetoes of congress, and if the people of the North time with facreased difficulty arising the constitution of t ment, and are entitled to bounty under this act.

Ninth. The minority of heirs, claimants for bounty under this act, must be perpetuation of the Union, have grown proven to have existed at the date of Departs shall receive loint.

Camps Convalescent and Distribution, names familiar to thousands who took an active part in the late struggle for the perpetuation of the Union, have grown to be such important features in the history of the terrible past that the Govarre causes that prevented a return to body that may assume to act as the Con-

Those of our readers who followed sentation there is no warrant in his speech at Newark, or in any other and would be attributing to the Nation- speech of which mention has been made al Legislature an intention not warrant- by the impartial reporters of the Assoed by the lauguage and connection of ciated Press. What he did say in New-It follows that the judgment of the ark in reference to civil war is condens-Radical neighbor, as well as in our own:

Unless the course of Congress is arrested by your suffrage, he said, we shall have another civil war. It will not be between the North and the South, You will observe that the Supreme Court of our State, the tribunal author- but an internecine war. Then I ask you to come forward and prevent such a dedorable result by standing up for the constitution of your country.

Out of this meagre material the organ of Chicago radicalism has manufactured its sensation story. For all its stertling features there is not a semblance of justification. The remarks alleged to have been made by the President concerning vetoes, the organization and recognition of another Congress, the dispersal of the present Congress by the sword, and so forth, are sheer invention. They are simply falsehoods coined by the Tribine for use in the campaign.

The Washington correspondent of the same journal contributes his quota to the stock of untruth. The President perceive why I have declined in the and his Secretary of State-this writer declares-are known to intend "to establish an oligarchy, supported by the late Rebels, South and North, and to preme Court says the Election Board re-establish slavery." And he adds , "I am merally assured that there is a bloody drama in store for the American will respect it. I have no disposition people, such as has not been witnessed since the days of Cromwell and Mirabeau." The purpose is the same in both editorial article and correspondence. It is to fan the flame of ps pular passion by misrepresenting the words and the acts of the Executive. It is to rouse malignant feeling up to the point at Among the itinerant so-called loyal- which the Telbune has long aimed-the abuse of President Johnson. General as essential to a full Radical triumph. Butler, and all other eminen. criminal After preaching a long sermon with its lawyers, tell us that it is competent to own inventions as a text, it declares show to the court the character of the that "the apostate traitor" "will be witness in all points acceeding his credi-come an object of national scorn during the last hours of his miserable existence, Now Jack Hamilton arraigns Presi- and finally in his execution furnish an dent Johnson as the embodiment of example," Indeed, from Wendell Philmoral and political turpitude. But what lips in the East to the Chicago Telbune is Jack's record? We will not repro- in the West, the tone of the more demonduce the charges made against him by strative of the malignants is disgrace-Evening Transcript will appear with an THE recruiting for the new regiments the press in those states where he is ful in its recklessness and almost unparcharged with plotting another Rebel-

GENERAL PRESS DISPATCHES, LETTER FROM SHERIFF SNY. Seventh Precinct (City Hall), we find east designed to fix upon the great mathat on June seventeenth, 1865, an ar- jority of the Southern people the stigma

forty-seven years, white American, oc- The truth all the time is that whatev Doctor P. John, Editor of the Columbia cupation "Governor," married, can or danger is visible comes from the read and write; charge, disorderly gath- Radical side. The riot at Indianopolis Sir, In your issue of the twentieth ering, on complaint of Officer William on the occasion of the President's visit estant I find the following inquiry: Johnson and others. In this case, on bore the indications of a prearranged Why is it that in publishing his elective night of June seventeenth, 1865, affair; the rioters were armed, and nothtion proclamation Sheriff Snyder has Sergeant Eckloff, with police officers ing but the forbearance and cool judgomitted that portion relating to deserters?" Grant, Fuss, Lewis, Howard, Kelly, and Brewer, made a "raid" on the no-serious results. In Indiana, as elsewhere, For the information of yourself and brewer, made a "raid" on the no-torious houses of Ill-fame at Nos. 10 and we apprehend that the Radicals contem-at the same price and with the same article, as t your readers, I beg to say that I cannot | 12 Marble Alley, kept by Kate, George, plate and are preparing for mischief. amend my proclamation for the reasons and Anna Dean, and a large number of This is notoriously the case in Missouri which follow: Since the passage of the dissolute persons, male and female, and Tennessee, where conspiracies have Act of Assembly of the eleventh of were apprehended and taken to the been organized under the sanction of June last, intended to carry into effect station-house at City Hall. Justice Wal- Radical Executives, for the purpose of enabling an armed and enfranchised minority to keep down the unarmed and disfranchised majority.

If the Radical journals insist upon familiarizing the country with the idea of it; and that if unhappily it again indebted to said estate are requested to make arises, it will be in the main the product payment, and those having claims to present them to CLARK M. BROWN, Executor, FALSEHOODS AND VIOLENCE of their falsehoods, and the natural consequence of their violence.—New York Times.

In the United States District Court for Southern Alabama, it has been decided that the master of a vessel is liable for a loss by gambling on board his vessel, when he knowingly permits gambling the said Alexander Garretson, decreased, will meet to be done. This decision, if extended the parties interested for the purpose of his apto other States, will go far to break up the gambling system that prevails on so many of the steamboats of the Western rivers.

FRESH ARRIVAL OF SPRING AND SUMMER GOODS. The subscriber has just returned from the offic SPRING AND SUMMER GOODS.

imsed in New York and Philadelphia at th west figure, and which he is determined to sell

LADIES DRIES GOODS f the choicest styles and latest fashions, togethe with a large assortment of Dry Goods and Gre series, consisting of the following articles:

Off Cheffie Cloths, Construeres: Stingets: Flatmels, Silks. White Goods, Hoop Skirts,

Books and Shoes Hats and Caps. Hoop Nets. UnibroThis, Lordding-Glasses, Tobareo.

Rice Affaplee. Glimer Cinnamon

Nutmeg AND NOTIONS GENERALLY. in short, everything usually kept in country ores, to which he invites the attention of the public generally. The highest price will be paid

> S. H. MILLER, Areace Buildings, Bloomsburg, Pa.

NEW STOCK OF CLOTHING. SPRING AND SUMMER GOODS.

DAVID LOWENBERG vites attention to be stock of CHEAP AND FASILIONABLE CLOTHING. at his store on

Main Street, two doors above the American House Ploomsburg, Pa., here he has just received from New York and

Philadelphia a full assortment of MEN AND BOYS' CLOTHING, acluding the most fashiomable, durable, and

DRESS GOODS.

BOX, SACK, FROCK, GUM, AND OIL-CLOTH COATS AND PANTS. ull sorts, sizes, and colors. He has also replet

had his sirendy large stock of ALL AND WINTER SHAWLS, STRIPED, FIGURED, AND PLAIN VESTS,

SHIRTS, CHAVATS, STOCKS, COLLARS, HANDKERCHHEFS, GLOVES, SUSPENDERS, AND PARCY ARTICLES

He has constantly on hand a large and well-se-CLOTHS AND VISTINGS. sich he is prepared to make to order into an

est manner. All his clothing is made to wear, most of it is of home manufacture GOLD WATCHES AND JEWELRY, every description, time and cheap. His case velry is not surpassed in this place. Call and

amin his general assortment of CLOTHING, WATCHES, JEWELHY, &C. DAVID LOWENBURG.

HENRY GIGER

encel a first-class BOOT, SHOE, HAT AND CAP STORE. 1007, Shor, In.
1 old stand on Main Street, Bloomsburg. the public with the follow ten's give sid, tongree, we
bet's, women's beys' and misse
give kid his he gatters
omen's glove first, very fine
in gust marseco bathorals
in a gust marseco bathorals
in a gust marseco and calf shore es' nich chilbFa shoes women's, misses', bays id's stippers. or Recommisgreat variety of

HATS, CAPS, AND STRAW GOODS very kind, at the lowest prices, both for each indemnity product.

Beneather the attraction is in our goods. Don't wagen; or we charmed at the cry of high price, but call and markets; the page for your elve. Respectfully GIOLR. two page.

Auditor's Notice. - Estate of William RARDOR AS A Common National County to make distribution of the balance in the hands of the Administrator of the balance in the hands of the Administrator of said deceased among his creditors, will meet the parties interested, for the purpose of his appaintment, on Saturday, November 17, 1896, at 10 o'clock Az, at his office in Bloom-burg, Pa, when and where all persons interested can attend if they see proper, and present their claims, or be debarred from conting in for a shore of the fund.

C. H. BROCKWAY, Auditor, Gazette copy,—sep22-4.

To Hotel and Saloon keepers of Bloomburg and Columbia County, -I have appointed Mr. B. Stohner agent for the sale of my ale, porter, ould fornish you from the browery. Knoowin. that he will be punctual and attentive to all who may favor him with their trade, I solicit for him

your support. Very respectfully, FRED LAUER, Steam Brewery, Reading, Pa.

Estate of Abraham Mensch, deceased— Letters of Administration upon the estate of Ab-chanam Mensch, late of Locust Township, in the County of Columbia, deceased, having been granted to the undersigned, all persons having salms or demands against the estate of the sail lecedent are requested to make the same known without delay, and those Indebted to said estate to make immediate payment to AMZI CRAIG or CHARLES MESCIE, Roaring Creek P.O., Columbia County, Pa.

n, deceased.-Letters testamentary upon the ate of John Morgan, late of the Township of Bloom, in the County of Columbia, deceased, hav-ing been granted to the undersigned, all persons OF BORERT F. CLARK. sopla-st. Attorney for the estate Auditor's Notice. In the Orphan's Court

Executor's Notice,-Estate of John Mor-

for the County of Columbia, estate of Alexander introteen, deceased.—The auditor appointed to the Court to make distribution of the estate of Alexander Garretson, late of Columbia County deceased, in the hands of Jacob Garretson, surviving executor of the last will and testament of sintment on Thursday, October 35, at 10 o'clock A.M., at his office on the corner of Main and Mar-ket Streets in the town of Bloomsburg. ROBERT F. CLARK, Auditor.

Notice.-All persons knowing themselves indebted to either of the undersigned, on Book, Note, or Judgment, are requested to make pay-ment without delay, if they would save costs, MILLIAM MERELVEY & CO., and WILLIAM MERELVEY & CO.

Auditor's Notice. Estate of Mary P. Mills ate of Madison Township, Columbia County occused,—The legaters and all other parties to will take notice that the undersigned, appointed by the Orphon's Court of said county auditor, to saidt and make distribution of the balance in he hands of Baniol Ernost, surviving execute of the said Mary P. Mills, deceased, will meet the parties interested in the said estate, at the office of the Register of Wills, in and for the County of Columbia, at Bloomsburg, on Thursday, the 8th day of November next, when and where all par-tice interested can attend if they see proper, and present their claims or be detarred from comin in for a share of the faind, scale-it. F. H. BALDY, Auditor.

Andicar's Notice. - Estate of Peter Mowrer. icensed.—The legaters and all other parties is terested in the estate of Peter Mowrer, decea will take notice that the undersigned, appointed by the Orphan's Court of Columbia County and or, to audit and make distribution of the balance n the hands of the executor, will meet the purles interested in the sald estate, at the office of the Auditor at Electroburg, on Saturday, October 13th 866, at 10 o'clock a.M., when and where all purties interested can attend if they see prope and present their claims, or to be debarred from coming in for a share of the fund.

E. H. LITTLE, Auditor. sepla-II Notice of Inquest,-Estate of Levi Ashton. te of Pine Township, deceased,—To the heirs and can't representatives of Levi Ashton, late of Pine Township, Colombia County, deceased, to wit: to William J. Sprowl, Ann Ashton, Sarah Eves, who reside in Calumbia County, Stephen Sprowl, of Watsontown, Northumberland County, Apeneth Hess, of New Columbus, Luzerne County, Louisa palding and Allen Eves, of Griffin's Mills, Eric ogn Falls, Summit County, State of Ohio, and sse Eves, of California, you and each of yo are hereby notified that in pursuance of a writ of erition or valuation issued out of the Orphan's Court of Columbia County for the partition of caluation of the real estate of said deceased, six ate in the Township of Pine, in said county, to wit; a certain messnage and tract of land situato in Pine Township, in said county, adjoining lands of Benjamin Eves on the north and cast, lands of John Love on the south, and John Leggot on the the heirs and legal representatives of the sald deused, I will hold an inquest on the sold premiss, in Pine Township, on Saturday, the 21th day of October next, at 11 o'clock in the foreneon of

aid day, when and where you are requested ; attend if you think proper, SAMUEL SNYDER, Sheriff, Sheriff's Office, Bloomsburg, Sep. 15, 1896,-61

CORK'S HOTEL,

GEORGE W. MAUGER, Proprietor. The above well-known hatel has recently under-gone radical changes in its internal arrangements, and its proprietor announces to his former custom and the travelling public that his necomodations for the comfort of his guestance second to none in e country. His table will always be found son plied, not only with substantial food, but with all the delicacies of the season. His wines and itors (except that popular beveruge known as McHency", pure asset direct from the importing actions, are cuttrely pure, and free from all po-onous drugs. He is thankful for a liberal patron-Ill continue to deserve Har-GEORGE W. MAUGER. use in the past, and will continue to des

CARRIAGE MANUFACTORY. Bloomsburg, Pa. M. C. SLOAN & BROTHER

WILLIAM SLOAN & SON e the business of making CARRIAGES, BUGGIES, and every style of

FANCY WAGONS, which they have constantly on hand to suit ens tomers. Never using any material but the best and employing the most experienced workmen, they hope to continue as heretofore to give entire satisfaction to every customer. An inspection of their work, and of the reasonable price asked for the same, is sure to insure a sale.

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PIRST-CLASS HOTELS, LAUNDRIES, AND THOUSANDS OF FAMILIES, If gives a boartiful pelish, making the fron pass mostly over the cloth, saving MUCH TIME and hor. Goods done up with it keep clean much auger, consempently will not wear out so soon.

IT MAKES OLD LINEN LOOK LIKE NEW. OUR IMPERIAL BLUE IS THE BEST IN THE WORLD,

It is soluble in hard as well as soft water. It is put up in the salest neatest, and most convenient form of any offered to the public.

IT IS WARRANTED NOT TO STREAK THE Agents wanted everywhere, to whom we offer traordinary inducements. Address NEW YORK STARCH GLOSS CO.,

septi-em-one his Fulton Street, New York. TO ALL WHOM IT MAY CON armel, of tentroville, Columbia County, having bought the following list of property from Peter 0 25 to 1 00 Hower, do declare that it is my intention to lend he same to the said Hower, to wit; four bade; the dozen claims; one lot of dishes; one can-mand; one bureau; twenty yards of carpet; one cooking stove; one parlor stove; one two-horse wagon; one two-horse carriage; one double set of IRA ROADARMEL.