THE HUNTINGDON GLOBE, A DEMOCRATIC FAMILY JOURNAL, DEVOTED TO LOCAL AND GENERAL NEWS, &C. West, Walker, Tod, Oneida, Oneida, Cromwell, Birmingham, Cass, Jackson, Clay, Penn, Mount Union Huntingdon, Petersburg, Juniata, THE GLOBE. were specie-paying. SEC. 5. That the deposits by the State Treasurer, or to the credit of the Common-The Result in the County. The Bank Relief Bill. TOTALS The official returns of the county in to-The following is the bill for the relief of day's GLOBE elect three of the Democratic the Banks of the State, as it passed both Circulation-the largest in the county. wealth, in the several banks and other corponominees-Dr. DANIEL HOUTZ to the Legis- Houses of the Legislature, and received the rations, and all bank notes which are now or may hereafter be in the Treasury during the signature of the Governor on Tuesday : lature, DAVID CALDWELL Prothonotary, and EUNTINGDON, PA. period of suspension aforesaid, shall, from JAMES MURPHY Director of the Poor. The An act providing for the resumption of spetime to time, on demand of the said Treasu-rer, be paid by the said banks or other cor-Wednesday, October 21, 1857. cie payments by the banks, and for the election of Dr. Houtz we do not claim as a 1678 David Wilmot, SUSS45588328882888858888528885 relief of debtors. party victory, further than that he was the poration respectively, in specie, in such SEC. 1. Be it enacted by the Senate and House of representatives of the Commonwealth of Pennsylvania, in General Assembly met, amounts as may be required by said Treasu-PREMIUM APPLES .- Mr. Jacob Hetrick and best man of the three before the people for rer, to enable him to pay the interest accru-ing on the public loans of the Common-wealth. 1749 lady presented us with a handsome variety the office. The election of Caldwell and Murof their premium apples for which they have phy is a Democratic victory. The Union and it is hereby enacted by the authority of 248 our thanks. the same, That the provisions of every act of 13 party were united in opposition to them, and SEC. 6. That upon all judgments heretofore Assembly, or of incorporation or re-incorpoentered in suits commenced by writ or otherwith the aid of three presses in the county, 1689 ration, heretofore passed, declaring or author-PREMIUM PEACHES .- Mr. HENRY W. MILwise, or which may be entered during the done all it was possible for a party to do to

LER has our thanks for two very handsome and delicious peaches, raised in his garden, and which took the first premium at our late fair.

THE LARGEST GRAPES .--- Mr. Christian Long of this place, presented us yesterday with several bunches of the largest Isabella grapes we have seen this season. If he had offered them at the fair we have no doubt he would have received the first premium. He will please accept our thanks for the present.

PREMIUM MAPLE SUGAR .--- Mr. Jacob Weaver, of Hopewell township, presented us with a handsome specimen of Maple Sugar which received the first premium. He will please accept our thanks for the same.

ILLUSTRATED ANNUAL REGISTER OF RURAL AFFAIRS FOR 1858, is a handsome work of 144 pages, published by Luther Tucker & Son, Albany, N. Y. It contains 130 engravings, including houses, farm buildings, implements, domestic animals, fruits, flowers, &c. Every farmer and horticulturist should secure a copy. Price 27 cents, free of postage. Address Luther Tucker & Son, Albany, New York.

BO Our intelligence this week in reference to the success of the Union ticket, has been of the most flattering nature. We would not be surprised at all if the majority of some of our candidates would reach a thousand, and among that number will be found the names of Glasgow, Lane and Moore-Shi, leysburg Herald.

Brother Miller will never make a prophet. Glasgow is defeated by 60 votes and Moore by 158. Messrs Murphy and Caldwell request us to return thanks to the Herald for its bitter opposition to their election.

MURDER IN SELF-DEFENCE .--- We learn that a young man by the name of James Fluck, and two others, made an attack upon a young man named Dillinger, while in company with two ladies going from singing school near Stonerstown, last week, and to save his own life, stabbed two of the party, young Fluck dying immediately. The other young man

defeat them. But they have triumphedtriumphed over falsehood and trickery, and we feel well satisfied they will fill the offices to the entire satisfaction of the people of the county. Our defeated candidates must hope for better luck next time.

The Result in this District.

When this Senatorial District was formed last winter there was not a Democrat in it that could be persuaded to believe that at this early day the Democracy would be rejoicing over the success of one of their own faith. Not three weeks ago the Journal and American declared that their party had a majority in this district of 1500 votes, and that Koontz' majority would not be a vote of our candidate, WM. P. SCHELL-they supposed the people "would go it blind." as they had frequently done before. They now have their eyes open and can see how easily a good candidate can beat a mere politician. WM. P. SCHELL's majority in this county is 197-all honor to the good sense of the majority of our voters. Bedford county gave Schell the handsome majority of 619 votes, Somerset gave Koontz but 589 majority, 500 short of the majority promised by his political friends. WM. P. SCHELL's majority in the District is 221. Glory enough for three years.

The Result in the State.

The Democracy have triumphed by thousands over all opposition. All the isms have been completely crushed out. Gen. PACKER, STRONG, THOMPSON and STRICKLAND, the democratic nominees for State offices have all been elected by large majorities. The country is safe. Abolitionism can never succeed in its hellish designs so long as our good old Keystone State remains firm in the faith of the fathers of our blessed Union. The official vote of the State will be given as scon as received.

Senator Schell and the Speakership. our late success, to the democracy of this dis- next succeeding issue of a newspaper of the ten days' public notice, in one or more newstrict and the commonwealth, so worthy of county in which the bank is located, or if papers, accept the provisions of this act by a congratulation as the election of Mr. SCHELL | in a newspaper of some neighboring county ; to the Senate. A district formed and planned to subserve certain ends of political schemers among the opposition, has triumphantly returned one of the purest and ablest democrats in the State. Possessed of talents of a high order, legislative experience, and unbounded popularity, the eyes of the people at once turn to our Senator elect as the next Speaker of that body. Mr. Schell has already served with great and deserved credit as Speaker of the House of Representatives. and we are sure there is no one amongst the many able democrats, who now constitute the majority of the Senate, who would more ably fill the presiding chair, or who would render more general satisfaction to its members and

izing the forfeiture of any bank, saving, trust, and insurance company or corporation, having banking privileges, or inflicting penalties, or authorizing any compulsory assignment, for or by reason of the non-payment of any of its liabilities, or the issuing or paying out the notes of other banks incorporated under the laws of this Commonwealth, though not specie-paying, or its loaning or discounting without the requisite amount of specie or specie funds, since the first day of September, Anno Domini, one thousand eight hundred and fifty-seven, be and the same are hereby suspended until the second Monday of April, Anno Domini, one thousand eight hundred and fifty-eight, and all forfeitures and penal-ties, or liability thereto, heretofore incurred, or that may be hereafter incurred, before the said second Monday of April, under such acts of Assembly or incorporation or re-incorporation, for or by reason of the causes aforesaid, or any of them, are hereby remitted, less. But the editors knew not the strength and so much thereof as prohibits any bank from making loans and discounts, issuing its own notes, or the notes of other banks incorporated under the laws of this Commonwealth, though not specie-paying or declaring dividends, during the suspension of specie pay-ments, or from loaning or discounting, without the requisite amount of specie or specie funds as aforesaid be, and the same is hereby, suspended until the day and year aforesaid, and any such bank, during such suspension of specie payments, may declare dividends to an amount not exceeding six per cent. per annum on its capital; and this act shall extend also to all banks, saving, trust, and insurance companies, and corporations with banking privileges, chartered or re-chartered under any law, for periods hereafter to commence, and to the payment of stock to all banks incorporated by the Legislature at its last session.

SEC. 2. That, in addition to all statements and returns now required by law, each and every bank in the cities of Philadelphia, Pittsburgh and Allegheny shall, on the first discount day in January next, and weekly thereafter, and every other bank in this Com-monwealth, on the same day, and monthly thereafter, make up a statement, to be veri-fied by the oath or affirmation of the presi-dent or cashier thereof, showing—first, the amount of its loans and discounts; second, the amount of specie in the possession of and owned by such bank, and the balance due from other banks, in distinct items; third, the amount of its notes outstanding; fourth, the amount of deposits, including individual deposits and balances due to other banks; There is nothing among the incidents of which statement shall be published in the

period hereinbefore mentioned, in actions instituted by writ or otherwise, in any court in this Commonwealth, or before any alderman or justice of the peace, or judgments ob-tained before said officers, if the defendant shall be possessed of any estate in fee simple, within the respective county, worth, in the opinion of the court, alderman, or justice, the amount of the said judgment, over and above all incumbrances, and the amount exempted from levy and sale on execution, he shall be entitled to a stay of execution thereon, on judgment now obtained, or to be obtained on suits now brought for the term of one year from the date of the passage of this act, and on all others for one year, to be be computed from the first day of the term to which the action was commenced; and every defendant in such judgment may have the same stay of execution thereon, if within thirty days from the passage of this act, or three days from the passage of this act, or within thirty days from the rendition of any future judgment, he shall give security to be approved of by the court or by a judge thereof, or by such alderman or justice of the peace before whom such judgment was obtained, for the sum recovered, together with the interest and costs: *Provided*, That this section shall not apply to the wages of this section shall not apply to the wages of labor nor to debts upon which stay of execution is expressly waived by the debtors, nor to in is expressly warred by the debtors, not to judgments upon which a stay of execution has already been taken under existing laws. And provided, That the provisions of this section shall extend to judgments entered or to be entered, as well upon bond and warrant of attorney as upon mortgages to secure the same, and to any subsequent grantee or owners of the premises so bound, as well as to the original obligor or mortgagor. Provided further, That said stay of execution shall not apply to judgments or mortgages; or on bonds secured by mortgage, unless the interest thereon shall be paid within sixty days after the accruing of the same, in such funds as the banks are authorized by this act to use. SEC. 7. This act shall take effect immediately, except the 3d section, which shall not go into operation until the provisions of this act are accepted as herein provided, but no bank or other corporation shall be embraced within its provisions more than thirty days after the passage hereof, or after any bank shall have suspended specie payments upon its notes or obligations unless the stockholders of such bank or other corporation shall before the expiration of the said thirty days or within thirty days after any bank shall have suspended specie payments upon its

DISTRICTS

OHH I. Hazzlehurst, 🚆 👷 Mm. Willward, 735243393938382555555555555555555555555 Sa P 1676 N. Strickland,* 59282828282828282 216J.F. Linderman, 1688 James Veech, 1689 J. J. L. L. Marie, 1723 Mm. Strong,* 8999822366285698569995238986 1724 R.T. 191 29 10 § () Jacob Broom. 880⁴ Ģ ž 191 J. F. Brady, & ~ 49 49 1695 Sen 1892Mm. P. Schell,* 332992992012425959920239924388842583 1247 C S.N. H 1635 Гелі Еляла, - 22123 2 352 2 2 - 3521 - 8521 - 8521 - 8521 - 852 665 1939 1636 **9. B. Carothers*83528532853922845223592**74572865388888 ter. 1694(). F. Glagow, 2225495232425224523828252495123 1754 D. Caldwell,* 1846(F. H. Lane, 1671 7· H. Lightner,* 237325353252535353535353535 1826 1694 . E D Ltvar. Ozborn,* 3252,002128822052052899999999999999999999999 1715 Jus. Murphy. 1992825125028229999999999999999 (b. D. Storons, 5254755522335283232888323559388]2 **⊳ 0** 1462

may recover.

A PRESENT EXTRAORDINARY .--- On Monday afternoon last, a three bushel bag filled with sweet pumpkins, cabbage, onions, quinces, apples, beans, "snits," radishes and a fine cut of ham, arrived at the Broad Top Depot for us, (the "Globe" family,) a present from Mrs. JACOB WEAVER, of Hopewell township. This present, coming from the better half of a regular advance paying subscriber to THE GLOBE, makes us feel like looking hard times fair and square in the face with a smile. We will not say that there is not another family in the county as liberal with their plenty as Mr. and Mrs. WEAVER,--- if there is, now is a very proper time to fill a bag and have it directed to the Globe office. Mr. and Mrs. W. have our thanks.

HARD TIMES .- In every direction we see evidences of hard times. The merchant, the mechanic, the laborer, the professional man, the farmer, and even the loafer, complain of phia: the times. What can be done to make the times better? In our opinion, if every man able to pay, would pay, his small debts, and his larger ones as far as possible, there would be less complaint of hard times. We have thousands of dollars upon our books scattered all over the county, and out of it, in sums of from \$1 50 to \$10. We want money, cannot see how we are to get along without it, must have it.

The Fair.

The crowd in attendance was large, very large, considering the bad weather during the whole time of the exhibition. The display of stock, vegetables, fruit, &c., was good, and would have been extraordinary had the weather been favorable. We learn that the receipts into the Treasury fell far short of last year-but we hope for better luck next year. The officers and committees de- | rents reside at Alexandria." serve, and receive, great praise for the manner in which they discharged their duties.

Blair County---Official Returns, 1857. GOVERNOR CAN. COM. Packer, 1819 | Strickland, 1793 1450 Milward, Wilmot. 1480569 | Linderman, Hazlehurst, 520 SUP. JUD'S. ASSEMBLY. 1798 | Christy, (D.) 1972 Thompson. 1799 | Patton, (Op.) 1801 Strong, 1482Veech, DIST. ATT'Y. 1481 Lewis, 1790Leet, (D.)518Broom, 518 Hewit, (Óp.) 1824Brady, D. or Poor. Co. Cou. Spang, (D.) 1768 | Brooke, (D.) M'Farlane, (Op.) 1998 | Weaver, (Op.) 1829 1944 AUDITOR. 1804 | M'Cartney, (Op.) 1902 Burket, (D.) AMENDMENTS. 408 | Against, For 1st, " 2nd, **3**98 71 418 " 3rd. 0 4Hz, ... 418

the public. Dr. Wm. Graffius.

We find the following notice of the loss of Dr. WM. GRAFFIUS, in the last number of the Womans' Advocate, published in Philadel-

"We learn with sincere regret, that Dr. William Graffius, of Alexandria, Huntingdon County, Pa., took passage from Aspinwall on the Central America, and that he is undoubtedly among the lost of that fearful occasion. Dr. G. resided for some time in this city, where his superior abilities and fine social qualities endeared him to a large circle of friends, who will hear with unfeigned regret, of his sad fate. But a few months since, we read, in a daily paper of this city, his account of a night on the Carribean sea in an open canoe, during a terrible storm, from which he made a most wonderful escape with his life. His letters contained, also, many valuable facts in regard to the interior of New Granada, and would have been continued but for his untimely

end. He went out, over a year ago, as physician to the New Granada, Mineral Land Company, and was on his first return trip.-He was a graduate of the Pennsylvania Medical College, of the Class of 1854, and gave promise of heing one of the lights of the profession. His aged and bereaved pa-

Ber The Hon. Louis McLane, the cotemporary of Jackson, Clay, Webster, and the older Statesmen of the country, is dead. He died in Baltimore, on the 7th inst., in his 71st year. He was born in Smyrna, Delaware. He occupied many exalted official stations. Among them, Minister to England, Secretary of the Treasury under President Jackson, Senator in Congress, &c. He was always regarded as a pure man, as he was universally recognized as an able man. Ilis health has for some years been in a precaricus state. His demise reduces the number of truly good and superior statesmen which have honored and benefitted the country, without leaving behind him another to fill his place. It seems as if our country were falling off in the character of her first men. The prestige of most of the prominent ones of the present day, is lacking that confidence and influence which the stability of the insti-

tutions and the social position of the nation demand.

CINCINNATI, Oct. 17.-All of the counties heard from; each party claims one hundred majority for their candidates. The official 44 returns only will decide.

there be no newspaper in such county, then and any violation of this law, or failure to comply with its provisions by any president or any cashier of any bank, shall be a misdemeanor, and each of the said officers shall, upon conviction thereof, be punished by a fine of not less than five hundred dollars, nor more than one thousand dollars, at the discretion of the court; one half to be given to the prosecutor, and one half to the county in which such bank is located.

SEC. 3. That the said banks are hereby required, until the second Monday of April foresaid, to receive, at par in payment of all debts due, or to become due to them, respectively, the notes of all the solvent banks of the Commonwealth which paid specie for all their liabilities on and immediately prior to the first day of September last, and which shall continue solvent : and the said banks are also hereby authorized to pay out, in all their business transactions and discounts, the said notes so long as the banks issuing the same shall remain solvent: but in case any President, and a majority of the Board of Directors of any of the said banks shall certify to the Governor, under oath or affirmation of the President, his apprehension and belief

that any bank in said certificate named is in an unsafe condition, the Governor shall thereupon appoint three judicious persons, not interested in said bank, as commissioners to investigate the condition of such bank. And the said commissioners shall, after taking an oath or affirmation to perform the duties of their appointment with fidelity, forthwith proceed to make the said investigation and report the result thereof within ten days to the Governor; and if the officers of the said bank shall refuse to permit the said commissioners to make such investigation, or to produce any books or documents necessary for that purpose, or if the said commissioners, or a majority of them, shall report that the said bank is in an unsafe condition, the Governor shall thereupon issue his proclamation, declaring the charter of the said bank to be forfeited, and the said bank shall be deprived of all the benefits of this act, and the directors thereof shall forthwith make and execute an assignment in the manner provided by the act entitled "An act regulating banks," approved the sixteenth day of April, Anno Domini eighteen hundred and fifty, and the expenses of such commission, including the compensation of the commissioners at eight dollars per day, each shall be paid by the bank against which it is issued, unless the report shall be favorable to its condition, in which case they shall be paid by the appli-cants; but any bank or banks, which shall, before the period hereinbefore limited, resume and continue the payment of specie on all their liabilities, shall not after such resumption, and during such continuance, be subject to any of the provisions of this section : Provided, That no bank shall be required to receive the notes of any bank against which a certificate may be made as aforesaid, at any time after the delivery of the same to the Governor, until the commissioners shall report in favor of such bank, after which the notes of such bank shall again be received as required by the provisions of this section.

SEC. 4. That the several collectors of taxes. tolls, and other revenues of the Commonwealth, and also County treasurers, are hereby authorized to receive, for State purposes, the notes of the solvent banks of this Commonwealth, though not specie paying banks, in payment of the said taxes, toll, and revenucs, and the State Treasurer is hereby authorized to receive and receipt for the same in the same manner as though said banks | ruined by their failure.

majority of votes of said stockholders, to be voted and counted according to the provisions in the charter of such accepting bank, or other corporation regulating the election of directors, but to make such acceptance valid, there shall be filed in the office of the Auditor General of this Commonwealth a certificate that this act has been duly accepted under the common seal of such bank or other corporation, attested by the signature of its president or cashier. And each of the said banks accepting the provisions of this act, shall also pay into the Treasury, of the Commonwealth, on or before the first day of January, Anno Domini one thousand eight hundred and fifty eight, or within thirty days after any bank shall accept the provisions of this act, a sum equal to one fourth of one per centum upon the capital stock of said bank, in addition to any amounts they are now by law required to pay. SEC. 8. That the 47th section of the act approved April 16, 1850, entitled, "An

notes or obligations, at a meeting to be called

by the directors thereof for that purpose on

act regulating banks," be, and the same is hereby, repealed: Provided, That all suits brought or now pending for forfeitures or penalties under the section hereby repealed shall not be effected thereby.

SEC. 9. That the Legislature hereby reserves the right and power to alter, revoke or annul the charters of any bank or banks, corporation or corporations, accepting the provisions of this act, whenever in their opinion the same may prove injurious to the citizens of the Commonwealth, in such manner, however, as to do no injustice to the corporators

SEC. 10. That no bank, savings fund, insurance or trust company shall, directly or indirectly, purchase, or be concerned in the purchase of the notes of any of the incorporated Banks of the State at less than their par value; and any and every of the officers of said institutions violating the provisions of this section shall be deemed guilty of a misdemeanor, punishable, upon conviction by a fine of not less than five hundred dollars, nor more than one thousand dollars, one half to be paid to the informer, and the other half to the use of the Commonwealth. SEC. 11. That no stocks, bonds, promissory notes, personal property, or other valuable securities, hypothecated or held in pledge either with power of attorney attached or otherwise, for credit or money loaned, shall be sold for the period of six months from the passage of this act without the consent of the debtor, debtors, or party hypothecating or pledging the same being first had and obtained in writing.

SEC. 12. That the notice required for payments, provided in the charters of savings fund and trust companies, on all sums exceeding one hundred dollars, be, and the same is hereby extended for the period of two months during the period of suspension of specie payments authorized by this act.

Large Failure.

We are compelled (says the Patriot & Union,) to announce the sudden and complete failure of the firm of WILMOT & Co.---They failed to a very large amount-liabilities heavy-assets nothing. The cause of their failure is said to be the sudden fall in the price of "bleeding Kansas" stock in which they had been dealing heavily. This is their second failure. No use of liquidating, because it is estimated that they can't pay one per cent. of their liabilities. They had succeeded by puffing, in inflating their stock to a higher figure. A large number of people were induced to invest, and have been

PREMIUMS AWARDED THE GLOBE JOB OFFICE AT THE LATE FAIR FOR the best CARD. BLANK & HANDBILL PRINTING.

THE MOUNTAIN FEMALE SEMI-NARY.—The Mountain Female Seminary, Birming-hum, will open for the reception of students on the 16th of November. For information apply to S. G. GRIER, Principal. Birmingham, Pa., Oct. 21, 1857.

RON! IRON !--- The subscribers have on hand a large assortment of excellent Iron which they will sell at cost for cash, LOWER than it can be had elsewhere in the county, with a view of obtaining a fresh tock on commission. stock of Bar and Round Iron is complete. Also

English buggy iron, oval, half round, &c. Huntingdon, Oct. 21, 1857. JAS. A. BROWN, & CO.

TOTICE TO THE PUBLIC.-Steward Foster, my partner in the mercintile business, having advertised a dissolution of the partnership existing between us, this is to notify all persons concerned that there has been no such dissolution, and all persons are hereby cautioned against paying to the said Steward Fos-ter any debts due the firm until a settlement is had, and the legal notice of a dissolution given. Oct. 21, 1857.* WM. C. FOSTER.

4000 LOAN !-The Managers of the Huntingdon Gas Company desire negotiate a loan of FOUR THOUSAND DOLLARS, for of paying the balance due for the construction of their of paying the balance due for the construction of their works; and proposals will be received until the 11th day of November next, stating the rate of interest at which the above sum or a portion of it, will be leaned. "The 9th section of their churter is as follows:—"That the Managers of this Company are hereby authorized to borrow, if necessary, any sum or sums of money, not ex-ceeding ten thousand dollars, for the purpose of aiding them in the construction of their works, and to secure the

them in the construction of their works, and to secure the payment of the same may execute a mortgage or judgment upon their works and real estate signed by their president and attested by their secretary, in favor of the person or persons who may have loaned the same; and the said man-agers shall provide for the payment of the interest, not to exceed eight per cent. per annum upon any loan made un-der this section, out of the receipts of said Company, before any dividends shall be paid to the stockholders." The above loan will be the only lien upon the works, which are now in successful operation, at a cost of \$12.000.

which are now in successful operation, at a cost of \$12.000. Huntingdon, Oct. 21, 1857. WM. DORRIS, Jr., Pres".

THE LARGEST AND CHEAPEST Stock of Fancy Silks, and Colored Straw Bonnets in , are at FISHER & McMURTRIE'S. vn, are at LLWOOL, Ingrain, Venitian, List and Rag Carpets; also Jute and Allicot Mats can be had cheap at the store of FISHER & McMURTRIE.

THE GREATEST VARIETY of the richest styles of Dress Goods and Trimmings, can ways be found at the fashionable store of FISHER & McMURTRIE. THE LATEST and NEWEST Styles

of Ladies' Collars at FISHER & MCMURTRIE'S. CLOAKS, TALMAS, RIGOLETTES, Victorines and Head Dresses are sold at prices, which defy competition, by FISHEB & MCMURIRIE.

VALUABLE PROPERTY IN HUNTINGDON FOR SALE.—The subscriber will offer at Public Sale, on TUESDAY of the first week of No-vember Court, being the 10th day of said month, the valu-able property now occupied as his residence, and also by the "Globe" printing office. The lot fronts on Hill street, at the north-west corner of the Dia-mond, the improvements being a large two-story frame front and back building, a large stable with stall-room for twenty-five or thirty horses, feed house, &c.— This property is known as the old "Franklin House" prop-erty, for many years occupied by Christian Couts, and is the best situation for a Public House. (for the convenience of farmers and travellers) in the borough. For the mer-cantile business there is no better situation in town. Any person wishing to secure a valuable stand for any kind of business would do well to give this property his attention. Terms made known on day of sale, or on application to the undersigned. Huntingdon, Oct. 14, 1857. he undersigned. Huntingdon, Oct. 14, 1857.

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Huntingdon, Oct. 14, 1857. VALUABLE REAL ESTATE AT PUBLIC SALE.— The undersigned will offer at Public Sale, on FRIDAY the 20th day of NOVEMBER, 1857, A VALUABLE FARM, situate in Warriorsmark township, Huntingdon county, Pa., estate of John Hen-derson, dec'd, containing about 342 acres—200 acres cleared, 13 of which are in meadow. The improvements are a two-story stone DWELLING HOUSE, with kitchen in basemeut, a bank barn. a never-failing spring of limestone water convenient to the house, an apple orchard, and other improvements. The farm is in a good state of repair and cultivation, and is about one mile from the Pennsylvania Rail Road. Persons wishing further information, or, to examine the property, can call on or address the undersigned, at Bir-mingham, near the property? The property will be divided, if desired, to suit purchas-ers. BOBERT HENDERSON,

ROBERT HENDERSON.

Executors of Will of John Henderson, dec d. Kerstandard, Hollidaysburg: Gazette, York; Patriot & Union, Harrisburg, publish to amount of \$2 50 cach, and charge Huntingdon Globe. Oct. 14, 1857.

FARM AT PUBLIC SALE .--- OR-A PHANS' COURT SALE.—In pursuance of an Order of the Orphans' Court of the county of Huntingdon, I will offer at Public Sale at the Court House in the borough of Huntingdon, on SATURDAY, 7th of NOVEMBER, 1857, at ONE o'clock, P. M., the following described Real Estate of Alexander Gwin, decd, to wit:

A Plantation or Tract of Land, situate in the township of Henderson, in the county of Huntingdon, adjoining land of John McCahan's heirs, Christian Couts, Samuel Friedley, John Simpson and Elisha Shoemaker, containing 225 acres, or thereabouts, be the same more or less, on which there are about 150 acres cleared, having thereon a large frame bank barn. log dwelling house, apple orchard, a good well of water, &c. Said tract of land is disturt from Huntingdon two miles, a public road leading from Huntingdon to En-nisville passes through it, and on the east it is bounded by Stone Creek; said farm is well adapted to raising stock, having a large quantity of mendow thercon. TEHNS OF SALE.—One-fourth of the purchase money to be paid on confirmation of the sale, the balance in three A Plantation or Tract of Land, situate in

be paid on confirmation of the sale, the balance in three equal annual paymonts with interest, payable annually, to be secured by the bonds and mortgage of the purchaser. JAMES GWIN,

Guardian of the minor children of Alexander Gwa Charles A. Gwin. October 14, 1857.

BOOTS, SHOES, HATS and CAPS, the largest stock ever brought to town, are selling very cheap at FISHER & MCMURTRIE'S.

BLANKETS, PLAIDS, LINSEYS, Flannels, at all prices, at the mammoth store of FISHER & MCMURTRIE.

OURNING COLLARS-handsome etylos, just received by FIGHER & MCMUETRIE.