FOR GOVERNOR, Maj. Gen. John W. Geary, OF CUMBERLAND COUNTY.

"What the Republican Party Demand."—Harrisburg Telegraph.
"What the Democratic Party Demand."-Harrisburg Telegraph.

We notice of late that many of the radical Republican papers of the State, speak of the two political parties of the State as "the Republican party" and "the Demogratic party." The Journal & American, also radical, sometimes condescends to style the Union organ- ctc. The Journal & American editors ization the "Union Republican Party," | should remember that we have at least but most generally speaks of it as the equal claims with them to the patron-"Republican Party." We are at a loss to see the object the radicals have in view in claiming the Union Party organization as a "Republican Party," unless it is for the purpose of disorganizing, as far as possible, the Union Party. We know of no such national organization as the "Republican Party." We know of no such State organization as the "Republican Party." Neither do we know of any "Republican Party" organization in this county. The National Convention wiped out the idea of a Republican National organizations-and we have not heard of a "Republican State Convention" being held in this State since the war commenced. And to come nearer home-when was there a "Republican County Convention" held? During the war every man, Democrat, American and Republican, who supported the Ad ministration in good faith was a Union man and was a recognized member of a Union organization-a Union Party." Are all Union Democrats,-and all other Union men who can not endorse the radical measures of radical Republicans, to understand, now, that the conduct of the radicals in claiming the Union Party as a "Republican Party" -means a repudiation by them of the "Union Party"-a repudiation of the Union Party organization? If such is the object of the radicals and their organ in this county, we, speaking for ourself and other Union Democrats and other Union men, invite the radicals to the issue. If the radicals of this county desire to get rid of what sounds unpleasant in their ears—and is unpleasant to their sight—the "Union Party"-they will have an opportunity to change the name of the organization when the Delegate Convention of tors, or died amid the sickening horthe "Union Party" meets in this place rors of Southern prison pens; WEARE the second week in August. And speaking for ourself, we desire that Convention to select its colors and be rage committed by Mr. Stewart, with ist during the present campaign, it | you would keep from him that which must exist in spirit and in action, and is his God. We hope the Orphan chilnot in name only. If the radical delegates to that Convention should desire a dissolution of partnership-a dissolation of the Union Party-the withdrawal or expulsion of the Union Democrats and conservative Republicansall that will be necessary to accomplish such a purpose will be the adop-

ing in an organization as mere hewers of wood and drawers of water.

tion of a resolution saying so in plain

words; and we ask the voters of the

Union Party of the county to attend

what their decision may be on the

question as we present it. Union con-

servative men have no idea of remain-

the action of the delegates, no matter the coppers.

CURTIN OR CAMERON. The most important issue before the Union County Convention to be held in this place on Tuesday the 14th of standing—every delegate will be free gress, were declared to be in a state of insurrection against the United States: er a Curtin or a Cameron man for the | -- to approve or disapprove the action Legislature. A U.S. Senator will be of the Convention. A pledge binding political relations in the Union by the elected by the next Legislature, and the the delegates to submit to the decree two most prominent mon for that posi- of the majority will not be given by tion are Gov. Curtin and Simon Cameron. If the friends of Andrew G. Curtin desire to see him successfu! over Mr. Cameron, they will not fail to attend the township delegate elections and elect men as delegates who tion. If good, wise and influential men will vote in Convention for no other than an open and avowed friend of Curtin. United States Senator is an important position-and delegates must not forget that they are voting to fill that office when they make their choice for the Legislature. If the widows and the orphans of the State could have the selection of the man to occupy a seat in the United States Senate, that man would be Andrew G. Curtin. But the soldiers and their friends who have yotes, know Governor Curtin and they will not forget or desert him. Let the issue he made in the selection of public position. delegates, at every election district in the county on Saturday the 11th of that our loyal Senators and Represen-

SUCCESS OF THE ATLANTIC CABLE.-The Atlantic Cable has been successfully laid. The steamer Great Eastern arrived off Heart's Content, on the morning of the 27th of July. It is in complete working order.

Hon. A. W. Randall, was on the

"Proscription."-Under this head Abandoning their Platform. the last Journal & American makes an We make the following extract ungentlemanly and unjustifiable attack apon the political character of J. Sew-

dopted by an Administration we have

given a support, quite as steadily and

as honestly, and with as good effect as

ceiving all the printing patronage at

the disposal of the gentlemen occupy-

ing the offices. And now, because Mr

paper denounces him as a traitor to his

age of all offices created since the com-

mencement of the rebellion, and we do

The editors connected with the Jour-

for two years, and as one of his bail

we may yet be "stuck." S. G. Whit-

taker held the office of Assistant Asses-

sor from the time it was created, and

continues to hold it. We assisted each

one of these editors to the offices held

by them, not asking for or receiving

any favors from them or the Union

party, as a reward for our friendly of-

ferings. If the Journal & American

editors think they have not been suffi-

ciently rewarded for their labors, the

people will think they value their ser-

Poor Devil! what a miserable crea

ture Robert McDivitt must be. We

would not feel as he certainly does

write the way he does. Because Mr.

"Think of it, parents, whose only

the nation, and whose tremulous arms

can never again lean for support on the

dren of Cassville will contribute suffi-

cient to cover Robert's loss. How hap-

py he would be could he know that his

stirring appeal had touched the hearts

contributing the whole amount our-

self, but in case we should, others

would be denied a like pleasure, or

Robert would get more than he lost, so

we have concluded to subscribe 21

cents, conditional that the balance is

THE 14TH AUGUST CONVENTION .-

14th of August, on the ground that

such action might bind them to sup-

port any policy or platform the major-

ity might adopt. No man will enter

any man in or out of the Convention.

We look upon that Convention as we

will not make an effort to restore

that a few years ago, all men, without

respect to party associations, were called

upon to rally as one man, to save the

country, and now, just now, it is just as

important to rally in the same spirit as

The enemies of peace and harmony,

wherever found, must be put down;

and we care not where found-to what

party they may belong-we shall op-

pose their election or selection to any

"The admission of Tennessee is all

tatives sought to secure."—Harrisburg

If you mean the majority of both

from the commencemet of the session

then.

vices considerably above par.

lines:

the delegate elections and make their made up by those he appealed to.

sentiments known in the selection of Those who have tears to shed, shed

delegates. We shall be satisfied with them now for Robert, and do not forget

PROSCRIBED."

from the proceedings of the House ell Stewart, U.S. Revenue Assessor of of Representatives of Wednesday this Congressional District. The offi- last: The speaker presented a letter from the ces of Assessor, Collector, etc., etc.,

ces of Assessor, Collector, etc., thave been in existence for four or five years—they are a part of a policy and the compensation of the Tennessee members should date back, and administration we have would refer it to the House.

Mr. Stevens remarked that he did not think there was any difficulty about it. Those gentlemen were members from the

the Journal & American dare claim to have given it—and until very lately the Journal & American has been re-

Congress.

Mr. Dawes expressed the same opinion, and said there was precedent for it in the case of the Louisiana members in the thirty-seventh

Stewart sees proper to do us justice by ongress. Mr. Stevens' motion was agreed to. giving us a share of his patronage we With a burst of laughter it is admithave for years been entitled to, that ted that these gentlemen have been members since the day of their elecparty, a hireling lickspittle, a coward, tion, as it finally turned out. What was it that turned out to miraculously convert the gentlemen from Tennessee ineves of the Radical members of that not think their abuse of Mr. Stewart body and enabled them to see what for giving us eight or ten dollars worth they have so long denied, and for of printing will pay them for their maintaining which they have so shameessly reviled the President? It is not pretended that they had official evinal & American during the past five dence that the State of Tennessee had years have been well cared for by the adopted the amendment to the Consti-Union party. One, Robert McDivitt, tution, and they knew that the preamhas held the office of County Superinble to the resolution asserting it was tendent for two terms. Another, John falschood. Nash, held the office of Co. Treasurer

They have with a laugh abandoned nd have acknowledged that the southern States are entitled to representation, and have been so entitled during the whole ime of their malicious war fare upon President Johnson.

Can it be that in enlightened Amerca there can be found grown up men stupid enough to be led by the nose by these shameless tricksters, after they have openly confessed the fraud which upon the people?

The Pay of Congressmen and our Soldiers.

Congress adjourned on Saturday for all the wealth of this world. He last, but not before the members voted must feel miserable or he could not to add two thousand dollars a year to tion, whereby slavery was abolished, their pay. And this done at a time and all ordinances and laws of seces-Stewart did not give him a job of too when taxes are high, and members printing, the profits of which would hesitate to vote soldiers a reasonable be about three dollars, he issues an ap- | bounty.

peal of a column in length to the pub-The following we clip from the prolic-the following are a few specimen ecedings of the House of Saturday: Mr. Banks rose and presented the Conference report on the Civil bill, which was there-upon read by the Clerk. It retains the pro-vision for the increase of the compensation of earthly stay has been given to save members and Senators, with an additional amendment fixing the pay of the Speaker at

son of your old age; where loved ones have fallen beneath the hand of trai-\$8000 per annum.

In relation to bounty, the committee reports an additional section, enacting that every soldier who enlisted after the 19th of April, and who, after having served his time of enlist-ment has been honorably discharged, and who has received or is entitled to receive Horrible! Who can think of the outmanly enough to stand by them. No out shedding tears sufficient to drive a good can result from the practice of laws a bounty of \$100 and no more; and good can result from the practice of known that to deny Robert a dollar, deception. If a Union Party is to exfrom the United States under the existing tracted in the service in the line of duty, shall be naid the additional bounty of one hunred dollars.

> she is entitled to a Government bounty of fifty dollars under the existing laws, is to get under the like conditions, an additional bounof the orphans. We feel just now like ty of \$50.

TENNESSEE.

Message of President Johnson Signing her Former Rights and Privileges.--He Confesses his Dislike to the Document.

WASHINGTON, July 24.-The Presinexed message, namely: To the House of Representatives:

The following joint resolution, re-We have heard men object to taking storing Tennessee to her relations to olution. My approval, however, is not part in "the Union National Conven- the Union, was last evening presented to be construed as an acknowledge tion" to be held in Philadelphia on the for my approval:

"Whereas, In the year 1861 the government of the State of Tennessee was seized upon and taken possession of by persons in hostility to the United States, and the inhabitants of said And whereas, the said State government can only be restored to its former

consent of the law making power of popular vote, adopt and ratify a conwould upon a town meeting called for stitution of government whereby slameans to save the town from destruc- and laws of secession and debts contracted under the same were declared void: And whereas, a State government has been organized under the national unity, fraternity and harmo- said constitution, which has ratified ny, our country will soon be in a de- the amendment to the Constitution of thirty-ninth Congress, and has done other acts proclaiming and denoting

loyalty; therefore, be it "Resolved by the Senate and House of Representatives of the United States of America, in Congress assembled, That the State of Tennessee is hereby restored to her former proper practical relations to the Union, and is again entitled to be represented by Senators and Representatives in Congress."

The preamble simply consists of statements, some of which are assumed, of all the States to the Federal Governwhile the resolutions is merely a declaration of opinion It comprises no logislation, nor does it confer any pow-er which is binding upon the respective Houses, the Executive or the States. It does not admit to their Houses, then why was not Tennessee seats in Congress the Senators and admitted six months ago. Everybody Representatives from the State of knows that President Johnson has Tennessee; for notwithstanding the passage of the resolution, each House, urged her admission, and because he in the exercise of the constitutional favored her admission and the majority | right to judge for itself of the election, in both houses opposed it, the present returns and qualification of its mem-25th, confirmed by the Senate as Post difficulty in the Union party was originated.

resolution of this character were necessary and binding as a condition precedent to the admission of members of Congress, it would happen, in the event of a veto by the Executive, that Senators and Representatives could only be admitted to the halls of legislation by a two-thirds vote of each of

the two Houses. Among other reasons recited in the preamble for the declarations contained n the resolution, is the ratification, by the State government of Tennessee, of the amendment to the Constitution of the United States abolishing slavery, and also the amendment proposed by the Thirty-ninth Congress. If, as is also declared in the preamble, the said State government can only be restored to its former political relations in the Union by the consent of the law making power of the United States, it would really seem to follow that the joint resolution, which at this late day has received the sanction of Congress should have been passed, approved, and placed on the statute books before any amendment to the Constitution was submitted to the Legislature of Tennessee for ratification. Otherwise, the inference is plainly deducible that to members of Congress? What was while, in the opinion of Congress, the the grand discovery which opened the people of a State may be too strongly disloyal to be entitled to representation, they may, nevertheless, during the suspension of their former practical relations to the Union, have an equally potent voice with other and loyal States in proposition to amend the Constitution, upon which so essentially depends the stability, prosperity, and very existence of the Union.

A brief reference to my annual message of the 4th of December last will show the steps taken by the Executive for the restoration to their constitutional relations to the Union of the States that had been affected by the verything for which they have contended rebellion. Upon the cessation of active hostilities provisional governors were appointed, conventions called, governors elected by the people, Log-islatures assembled, and Senators and Representatives chosen to the Congress of the United States.

At the same time the courts of the United States were re-opened, the blockade removed, the custom-houses re established, the postal operations resumed. The amendment to the Constitution, abolishing slavery forthey have so long labored to impose ever within the limits of the country, was also submitted to the States, and they were thus invited to, and did, participate in a ratification, thus exercising the highest functions pertaining to a State: In addition, nearly all of these States, through their conventions and Legislatures, had adopted and ratified the amendment to the Constitusion, and debts contracted under the

same, were declared void. So far, then, the political existence of the States and their relations to the Federal Government had been fully and completely recognized and acknowledged by the Executive Depart ment of the Government; and the completion of the work of restoration, which had progressed so favorably was submitted to Congress, upon which devolved all questions pertaining to the admission to their seats of the Senators and Representatives chosen from the States whose people had engaged in the rebellion.

All these steps had been taken whon, on the 4th day of December, 1865, the Thirty-ninth Congress assembled. by the Executive, it is now declared in the joint resolution submitted for my approval, that the State of Tenn-stron corporations, is forcibly illustrated by this fire.—

Several weak Insurance Companies have been destroyed, practical relations to the Union, and is my approval, that the State of Tennpractical relations to the Union, and is again entitled to be represented by Senators and Representatives in Congress. Thus, after a lapse of nearly eight months, Congress proposes to pave the way to the admission to representation of one of the eleven States whose people arrayed themselves in the Resolution Restoring Tennessee to rebellion against the constitutional authority of the Federal Government Earnestly desiring to relieve every cause of further delay, whether real of imaginary on the part of Congress, to dent this afternoon transmitted the an- the admission to seats of loyal Senators and Representatives from the State of Tonnessee, I have, notwithstanding the anomalous character of this pro ceeding, affixed my signature to the resment of the right of Congress to pass laws preliminary to the admission of duly qualified Representatives from any of the States. Neither is it to be con sidered as committing me to all the statements made in the preamble, some of which are in my opinion with out foundation in fact, especially the assertion that the State of Tennessee has ratified the amendment to the Constitution of the United States proposed by the Thirty ninth Congress. No official notice of such ratification consent of the law making power of the United States: And whoreas, the people of the said State did, on the 22d day of February, 1865, by a large popular vote adopt and ratify a conbelief that the amendment has not yet been constitutionally sanctioned by the the purpose of devising ways and very was abolished and all ordinances Legislature of Tennessee. The right of each House under the Constitution, to judge of the election returns and qualifications of its own members is undoubted, and my approval or disapproval of the resolution could not in the slightest degree increase or diminplorable condition. We all remember the United States abolishing slavery, ish the authority in this respect, conalso the amendment proposed by the ferred upon the two branches of Con-

In conclusion I cannot too carnestly repeat my recommendation for the admission of Tennessee and all other States to a fair and equal participation in national legislation, when they present themselves in the persons of loyal Senators and Representatives, who can comply with all the requirements of the Constitution and the laws. By this means, harmony and reconciliation will be effected, the practical relations ment re-established, and the work of restoration inaugurated upon the termination of the war successfully completed.

Andrew Joh nson. WASHINGTON, D. C., July 24, '66.

THE BEST SHORE FISH for sale LEWIS & CO'S Family Grocery. CHOICE Tens, Coffee, Sugars and Molasses, for sale at Lewis & Co's Family Grocery.

TNVELOPES—
By the box, pack, or less quantity, for sale at
LEWIS HOOK AND STATIONERY STORE.

NEW ADVERTISEMENTS.

READ AND BE POSTED! TO THE NEWLY MARRIED.

AND ALL IN WANT OF New Furniture. &c.

THE undersigned would respectfully amounce that he manufactures and keeps constantly on hand a large and splendid assortment of

DINING AND BREAKFAST TABLES,

EUREAUS, BEDSTEADS,

WASH AND CANDLE STANDS WASH AND CANDLE STANDS, Windsor and cane seat chairs, cupboards, gilt and rose-wood moulding for mirror and picture frames, and a vari-ely of articles not mentioned, at prices that cannot fail to be satisfactor. e satisfactory.

He is also agent for the well known Bailey & Decampatent suring Bul Battery. patent spring Bed Bottom.
The public are invited to call and examine his stock
before purchasing elsewhere.
Work and sales room on Hill street, near Smith, one
door west of Yenter's store. JAMES HIGGINS. Huntingdon, Aug. 1, 1866

UNITED STATES INTERNAL REVENUE, 2d Division, 17th Collection District. VENUE, 2d Division, 17th Collection District omprising the counties of Huntingdon and Mif

NOTICE!

The namual assessment for the above named Division of all persons liable ton tax on Income, Caaringes, Watches, Pianos, Gold or Silver Plate, and Billiard Tables, and also of all persons required to take out Licenses, lawing been completed, notice is hereby given, that the taxe aforesaid hav become due and payable, and will be received at the following places and times, to wit:

At Huntingdon, Huntingdon co., July 25 and August At Huntingdon, Huntingdon co., July 25 and August Spruce Creek.

Friday, August 3d.
Reedsville, Mifflin county, Tuesdoy, August 7th,
Lewistown,
August 24 at Millikon's office and at my office again, in Huntingdon, on August 19th
PENALTIES.

and at my once again, in truntingon, on August 1011.

PENAITTES.

All persons who fail to pay their annual taxes, as aforesaid, will be notified by nail, at a charge of twenty cents for each 'notice, then if the tax be not paid within ten days from date of said notice, a penally of ten per centum will be added, to a worrant innualitately be issued collecting tax with heavy costs.

All persons who, in the manner, shall fail to take out their bleaves a trapited by law, will lucur a penally of three times the author of said thenes, in accordance with the provisions of the 50th section of the Excise Law aforesaid, and persons doing business without bleenes subject themselves to impressionment for two years.

United States Tracomment for two years.

Jaks. C. C. URKE, 'Benty and 'Ass. C. C. URKE,' Benty Collector.

THE

· AND THE PORTLAND FIRE

aetina

NSURANCE COMPANY

HARTFORD, CONN.

ASSETS, JULY 1, 1866. Cash on hand in bank and with agents\$257,320 09 United States Stock..... New York Bank Stocks... Hartford Bank stocks.

TOTAL \$4,075,830 55 LIABILITIES.

sses unadjusted and not duc...... Net. \$3,854,594 20

LOSSES AND EXPENSES for same time....\$2,541,234 & rnment and State Taxes\$179,173 34

LOSS

By Portland Fire, July 4th.

The total amount covered by Ætna policies on preperty

of \$100,000 assets. The decessity for insurance and the value of wealthy,

in a few hours the earnings of years. Consider your best interests and give the Ætna agent a call if you need pro-per Insurance security. Policies issued at fair terms. R. A. MILLER & CO., Agents,

UNITED STATES Authorized WAR CLAIM AGENCY

HUNTINGDON, PA.

W. H. WOODS.

AUTHORIZED GOVERNM'T AGENT,

And Attorney for Soldiers and their Friends.

He will prosecute and collect, with unrivalled success Soldiers' Claims and Dues of all kinds. Also, any other-kind of Claim against the Government, before any of the

Invalid Soldiers, Attention I

Invalid Soldiers, Attention I
The net of Congress, approved June 6, 1856, gives additional pensions to the following class of persons:

1st. To these who have lost the sight of both eyes, or both hands, or are totally disabled in the same so as to require constant attendance, the sum of \$25 pc month.

2d. To those who have lost both feet, or are totally disabled in the same so as to require constant attendance, the sum of \$20 per month.

3d. To those who have lost so ne hand or one foot, or are so disabled as to render them untable to perform manual half-persons who have lost of a hand or foot, the sum of \$15 pc month.

15 pc month, and when deprived of their pansions under Act of March 3, 165, in consequence of bulng in the civil service of the United States dovernment, are re
stead.

orea. 5th. Invalid pensioners who died after the application

On their pension had been filed, and before the issuing of the pension certificate, and who have left widows or mi-nar children, such widows or minor children will be en-titled to receive errouse due at the death of the soldier. 6th. Dependent fathers and brothers under sixteen years of agreentitled to pensions. Soldiers of 1812 I

Soldiers of 1812 I

All s bliers, or soldiers' widows, of the war of 1812 who have served two months, or been wounded or disabled in such service, if in necessitous circums ances, are entitled to "ununity or spi.

All who have brought home the bodies of friends who died or were killed in the service of the United States, are entitled to receive transportation for the same.

All discharged soldiers who did not receive transportation to their places of enlistment when discharged, are entitled to receive its and also all who were held as prisoners of war, and did not receive commutation of rations when released or discharged, are entitled to it.

Local Roundy

Local Bounty.

All reteran soldiers who gave their credit to districts in the State of Pennsylvania, and who received no local bounty, are entitled to receive three hundred dollars.
Soldiers of the Vectoran Reserve Corps who received certificates of morit are cutified to from twenty to one hundred dollars additional pay, which can be obtained by addressing the undersigned.

All persons having any of the above mentioned claims, or any other kind of chain against the United States or State Governments, will please address me, giving full particulars, enclosing a stamp for return postage, and they will receive a prompt reply.

Authorized Arms and Navy War-Claim Agent, 1725,1860 Local Bounty.

A MONTH!—Agents wanted dr.ss O. T. GAREY, City Building, Biddeford, Maine. TASSIMERES.—A choice lot of

ck and fancy Cassimeres at CUNNINGHAM & CARMON'S. THIMBLE SKEINS AND PIPE BOXES for wagons of all sizes, for sale at the hard store of [fel4,1866] JAS. A. BROWN.

LARGE VARIETY of articles too LARGE VARIETY OF REPORTS CONTINUES C

EGISTER'S NOTICE.—Notice is A hereby given, to all persons interested, that the following named persons have settled their accounts in the Register's Office, at Huntingdon, and that the said accounts will be presented for confirmation and allowance at an Orphans' Court, to be held at Huntingdon, in and for the county of Huntingdon, on Monday, the 13th day of August may 1980 in 1980. ounty of Huntingdon, on lugust next, (1866,) to wit:

county of Huntingdon, on Monday, the 13th day of August next, (1856) to wit:

1 The account of George Hite, Administrator of Malinda Clark, into of Tod township, deceased.
2 The administration account of Elizabeth Stone and Jacob Stone, administrators of Adam Stone, late of Hupawell township, deceased.
3 Account of Abraham States, executor of Nancy Lloyd, late of Walker township, deceased.
4 Account of Andrew Brumbaugh, administrator of Abraham Brumbaugh, late of Hopewell township dec'd.
5 Final administration account of J. Elliott Harper and A. S. Harper. Executors of William Harper, late of Dublin twp., dec'd.
6 Account of Samuel Steffey, administrator of Samuel Wilson, late of Jackson township, deceased.
7 Account of George W. Roller, administrator de bonis non cum testamento amnox of Jacob G. Huyett, late of Porter township, deceased.
8 Partial account of William Madden, administrator cum testamento amnox of Jacob Boober, late of Springfield township, deceased.
9 First and linal account of William Madden, Trustee to sell the real estate of Richard Madden, late of Clay township, deceased.
10 The account of John Long, Guardian of Adaline C McKinstry, dec'd, who is now of age.

McKinstry, daughter of Sanuel McKinstry, dec'd, who is now of ago.

11 The account of John Eyer and David Eyer and David E. Myers, administrators of Sanuel Myers, late of Wartorsmark township, deceased.

12 Account of Eliza McConeaghy, administratrix of Andrew McConeaghy, late of Cronwell township, dee'd.

13 The account of Charles W. Steel, administrator of Elizabeth Steel, late of Urbin township, deceased.

14 Administration account of William A. Whittaker and John A. Whittaker, administrators of Thomas Whittaker, late of Porter township, deceased.

15 Administration account of John Medlen, daministrator of Thomas Ewing, late of West township, deceased.

16 Account of John Madden, administrator of Richard Madden, late of Springfield township, deceased.

17 The final account of Dr. John McCulloch, guardian of Joseph W. Cunningham and Mary M. Canningham, innor children of Janues A. Cunningham, deceased, the said Joseph W. Cunningham being now also deceased, and the said Mary M. Cunningham being now also deceased, and the said Mary M. Cunningham heigh and the said Joseph W. Cunningham being now also deceased, and the said Mary M. Cunningham heigh and the partial accounts of Dr. John McCulloch, cuar-Jority.

the said Mary M, Cuuningham having attained ner majority.

18 The partial accounts of Dr. John McCuiloch, guardian of John M. Cuuningham and Sarah E. Cunningham, minor children of James A. Cuuningham; deceased.

10 The account of John W. Mattern, administrator of Rebecca Fink, who way the video and administrative of Schemen Eink, late of Poun township, deceased.

20 The account of Anthony Park, administrator of Jacob Showalter, deceased.

21 The account of J. A. Nash, administrator of Charles S. Black, deceased.

22 Account of Geo. W. Kesselring, Trustee to sell; Real estate of John Slates, late of Clay township, deceased.

Begister's Office, MARLE W. WOLMELSORE,

OTICE is hereby given to all persons interested that the following Inventorice of the goods and Chattels set to widows, under the provisions of the act of 14th of April, 1851, have been fited in the office of the Clerk of the Orphans Court of Huhling don county and will be presented for "approval by the Court" on Monday the 13th day of August next, (1866.):

1. The Inventory and appraisance of the goods and

den county and will be presented for "approval by the Court" on Monday the 13th day of August next, (1866):

1. The Inventory and appraisement of the goods and chattels which were of Win. Dean, late of Hopewell twp., deceased, set apart to his widow Sophia Dean.

2. The Inventory and appraisement of the goods and chattels which were of Junes Gillam, late of Union twp., deceased, set apart to his widow Marguret Gillam, under the act of Assembly of 1851.

3. The Inventory and appraisement of the goods and chattels which were of Charles W. Hardy, late of Jackson twp., deceased, set apart to his widow Sarah A. Hardy.

4. The inventory and appraisement of the goods and chattels which were of Robert Lee late of Penn township, deceased, set apart to his widow Sarah A. Hardy.

4. The inventory and appraisement of the goods and chattels which were of Robert Lee late of Penn township, deceased, set apart to his widow Sala Stewart.

6. The Inventory and appraisement of the goods and chattels which were of Alexander Coulter, deceased, set apart to his widow Sala Stewart.

7. The Inventory and appraisement of the goods and chattels which were of Alexander Coulter, deceased, set apart to his widow Sala Stewart.

7. The Inventory and appraisement of the goods and chattels which were of Alexander Coulter, deceased, set apart to his widow Sala Stewart.

9. The supplemental Inventory and appraisement of the goods and chattels, which were of Mahini Spanogle, late of Warri-oremark tp., deceased, set apart to his widow Caroline Figurt.

9. The supplemental Inventory and appraisement of the goods and chattels, which were of J. J. Fee. Late of the borough of Huntingdon, deceased, set apart to his widow Sala Stewart.

10 Inventory and appraisement of the goods and chattels which were of J. J. Fee. Late of the borough of Huntingdon, deceased, set apart to his widow Sala supplemental the which were of Abram Ramsey, late of Springfield township deceased, set apart to his widow Sala and chattels which were of John Millers, late of Perter

July 18, 1866.

HUNTINGDON COUNTY, S. S.

The Commonwealth of Pennsylvania to Solomon F. Finch, late of Huntingdon county, GREETING: Whereas, Jemina C. Finch, by her next friend John O. Rouss, did on the Sth of January, 1866, prefer her petition to the Judges of the Court of Common Pleas of sald county of Huntingdon, praying that for the cause therein set forth she might be diverced from the bonds of matrimony entered into with you the said Solomon F. Finch, We do therefore command you as before communded, the said SOLOMON F. FINCH, that setting aside all other business and excuses whatesover, you be and appear in your own proper person before our Judges at Huntingdon at our county count of Common Pleas, there to be held for anywest the subty on the second Monday of August most for a few county count or libed off, the said Jonima C Finch and to show cause, it may you have, why the said-Jonima C. Finch, you wile, should not be divorced from the bonds of matrimony entered into with you, agreen bly to the other of the General Assembly of this Commonwealth in the count of an additional count of the General Assembly of this Commonwealth in the count and and provided, and heroof fall not.

W. G. WAGONER, 1818.

Prothonotary. HUNTINGDON COUNTY, S. S.

HUNTINGDON COUNTY, S. S.

HUNTINGDON COUNTY, S. S.

The Commonwealth of Pennsylvania to Thomas Hoover, late of Huntingdon county—GREETING:
Whoreas, ANNIE HOOVER, by her father and next friend George Leas, did on the 16th November, 1865, pre fer her petition to the Judges of the Court of Common Pleas of said county of Huntingdon, praying that for the cause therein set forth she might be divorced from the bends of matrimony entered into with you the said Thômas Hoover,
We do therrfere command you, said THOMAS HOOVER as before commanded, that setting aside all other business and excuses whatsoever, you be and appear in your own proper person before our Judges at Huntingdon, at our country court of Common Pleas, there to be held for the said county on the second Monday of August hext, to answer the petition or like of the said Annie Hoover, and to show cause if any you have, why the said Annie Hoover, ver. your wife, should not be divorced from the bonds of matrimony entered into with you, agreeably to the acts of the General Assombly of the Commonwealth in such case made and provided, and hereof fail not.
Witness the Hon rathe deeper Taylor, Esq.. President of our said court, at Huntingdon, the 'interenth day of January, 1866. witness the Honorano George Paytor, E5q. President of our said court, at Huntingdon, the nineteenth day o January, 1866. W. C. WAGONER, jyll.4t Prothonotary.

CHERIFF'S SALES .- By virtue of Sundry write of Venditioni Ex, to me directed, I will expose to public sale or entery, at the Court House, in the borough of Huntingdon, UN MONDAY, 13 m DAY of AUGUST, A. D 1868, at 2 o'clock, P. M., the following described property to wit:

A farm, tract, or parcel of land situate in Cronwell township, Huntington county, Penna, bounded and described as follows: On the north by lards of Paniel Logan, east by Rock Hill Furnace, south by William Lairds and on the west by Hugh L. Cock, containing one hundred acres, more or less, severally five of which are cleared, the balance in timber with leg house and tog barn therein erected. Seized, taken in execution and to be sold as the property of George B. Eyster.

Also—All that cortain lot of ground stituting MyConvollstant in the country of Huntington.

Also—All that certain lot of ground situate in McConnolistown, in the county of Huntingdon, Ionna, bunded and described as follows: On the north and east by lot of Wilson B. Watson, on the south by public road and west by lot of Wilson B. Watson, containing 20% perches and having a iones and other buildings thereon exceted. Seized, aken in excention, and to be sold as the property of Henry Fmith.

Also—About 50 acres of land, more or less, situated in West township, bounded and described as follows: Adjoining lands of Miles Lewis on the south, Robert Moore on the west, John Mantt on the east, with two log houses and log larn. Seized, taken in execution and to be sold as the property of Asbury Ewing and Sami

it. Ewing.
Also—All the right, title and inter-Also—All the right, this and intorest of defendant in and to the following described tract,
piece or parcel of land situate in West township, containing fifty acres, more or less, adjoining lands of Miles
Lawis on the south, laboter Moore on the west and John
Mafit on the east, having thereon erected two log dwelling houses and a log barn. Seized, taken in execution,
and to be sold as the property of Samuel II. Ewing.

Also—All that certain lot of ground
strate is We Consultate in the courts of Hurtington.

A 180—All thit certain lot of ground stuate in McConnellstown in the county of Huntingion. Penna, bounded and described as follows: On the north and cast by lot of Wilson B. Watson, on the south by public road and west Wilson B. Watson, containing 29/4 perchesand having a house and other outbuildings thereon. Selzed, taken in execution and to be sold as the property of Henry Smith.

Also—Five vacant lots of ground in Column No. 104, 105, 129, 140, 141, also 38, with plank

Coalment, Nos. 104, 105, 129, 140, 141, also 38, with plant frame house 50 feet by 24, two stories high, being on the corner of Shell and Evans street, with a stable and other outbuildings. utbuildings. Also, let No. 39 adj. ining the above namedlot, fronting n Evans street, with two story frame house, stable and

Also, let know any time, the very frame house, stable and on Erans street, with two story frame house, stable and rother outbuildings.

Also, 214 acres of land in Carbon township, known as the Diggins tract, bounded by lands of Joseph Diggins and Huntingdon & Broad Top, with a house and barn, about 50 acres cleared, the balance in timber. Seized, taken in execution, and to be sold a-the property of Lev Evans and Mary his wife and James Anderson and Jane his wife Also—The following described lot in the barouch of Caalmont. Carbon township, to wit: Ad-

of The mas II. Fugun.

Nortex no Punchassens.—Bidders at Sheriff's Sales will take notice that immediately upon the property being knocked down, fifty per cent, of all bids under \$100, and tractive per cent, of all bids over that sun, must be put to the Sheriff, or the property will be set up again correct.

terms.
If court continues two weeks deed acknowledged on Wednesday of second week. One week's court, property knocked down on Monday and deed acknowledged on the following Saturday.

JAS E PATHURET, Sheriff. JAS, F. BATHURST, Sheriff. SHERIFF'S OFFICE, Inntingdon, July 10, 1866.

NOTICE A LL: persons indebted to or having accounts with the firm of T. & D. Norris, in the tanning business, at McConnellstown, are informed that the books are now in the hands of Luden Norris for settlement.

HUNTINGDON WEDNESDAY, AUG. 1. '66.



EGYPTIAN CARAVAN



OARDNER. HEMMINGS & CO'S AMERICAN CIRCUS. The Largest Traveling Institution in

America. Damiel Gardner, Manager



LIST OF ANIMALS. COL. HALL'S TRAINED ANIMALS.
Affican Lion, Asi-tic Lioress, Prazillian Tiger, Sonegal
Leopard, Affician Lioness and Spotted Tiger.
BATY ELEPHANT, JENNY LIND, the smallest ever
exhibited, S. a. TAPIR or BHTD/DATAMUS of the New
World, the only one in America, DUURLE HUMPED
BACTRIAN CAMULT, the Erst ever-exhibited in America,
very rare, AFRICAN LION, BRAZILIAN TIGER,
PARR OF YOUNG LIONS, from the Cape of Good Hope,
SENEGAL, LEOPA'DS, BOYAL BERGAL TIGERS,
only ones in America, and the largest ever exhibited,
WHITE HIMMALEH BIOUNTAIN BEAR, very fine,
tiblett Bear, Isabe in Bear, Sacret Caulte from India,
WHITE HIMMALEH BIOUNTAIN BEAR, very fine,
the first ever exhibited in America, African Pletan, American
Powee, Silver Theasants, Sondants, South American
frome, Silver Theasants, Sondants, South American
frome, Silver Theasants, Sondants, South American
fromes, Indiana, African Piag, Pulic WHITE PEACOCKS, the
most heaultful Birds ever exhibited, and the only ones
ever seen in any country, Fraine Wolves, Australian
Resollas, Indianas, King Land Pranquetts, Mistralian
Resollas, Juva Hares, King Land Planguetts, Mistralian
Resollas, Juva Hares, King Land Elect Minor Animals.

COLONE L HALL,
Will introduce the Performing Elephant, JENNY LIND
of CALCHOrice.

Vill introduce the Performing Elephant, J it each Entertainment, and will also enter Den of Performing Animals,

Daring and Graceful Exhibition WILD DENIZENS OF THE FOREST. The Large and Popular Equestrian Or-



Observe the Names of the Performers.

MISS ELIZA GARDNER, MADAME CAMILLA, The Parisian Equestrianne.

Mile. THEPTHORP. MIIe. BANEIR, RICHARD HEMMINGS, FRANK CARPENTER, DATI GARDNER, CHARLES MONROE. GEORGE BROWNE, CHARLES KING, JOSEPH SANDFORD, Master EDWIN CARDNER, The BAZZELL BROTHERS,

Messrs COOPER, TAYLOR, BANEIR BOLINO, STETSEL, etc., etc. The Stud of Herses and Penles is the Largest and Event Trained Collection in America.



PARTICULAR ATTENTION Magnificently Grand Procession! Which will enter Town on the Day of Exhibition, headed by the GRAND GOLDEN CHARLOF, And followed by the entire Stull of Horses and Ponies, the clogantly decorated Cages, Yans, Carriages, Sq., forming a GORGEOUS PARAUE!

MAMMOTH PAVILLION. 2 EXHIBITIONS EACH DAY,

AFTERNOON AND EVENING.
In order to accommodate these persons who wish to witness
the Menagerie and not the Circus, the doors will epon at the Menagerie and not the Circus, its doors will open at 1 and 61-2, P. M.,
And the CIRCUS PERFORMA VOR not continence until
2 and 71-2, P. N...
Affording such parties another to within as the Menagerie and retire before the Circus Performance Commences. ONE PRICE OF ADMISSION TO BOTH SHOWS,

MENAGERIE AND CIRCUS, ADULTS, - - - 50 Cts. CHILDREN under 10 years, .

Will also exhibit at TYRONE, TUESDAY, JULY 31st, BELLEVILLE, THURSDAY, AUG. 2d. W. H. GARDNER, Agent. jy25, 1866.

NOTICE

OFFICE OF THE OTHER STATE O at 10 o'clock, a.m.; so many of the shares of the capital stock of said company, belonging to delinquent stock holders, as will pay the assessment heretofore made, of through and one-third cents on each share, with all necessary and incidental charges thereon. The assessments may be paid at any time before the day of sale.

Jy18 ud

JOHN SCOTT, Treasurer.

You are requested to collect and pay over to the Treasurer, as great an amount as you possibly can by the August Court. Money is needed for the current expenses of the county. Be careful to receive no notes but greenbacks or the notes of intional banks, as mone others are received on deposit by the bank at this place.

By order of the Commissioners, HENRY W. MILLER, Clerk.