Wednesday morning, Oct. 31, 1866. W. Lewis, Editor and Proprietor. Hugh Lindsay, Associate Editor.

zen may so well demonstrate his devotion to choice of most of the mombers for U. his country as by sustaining the Flag the Constitution and the Union, under all circumstances, and under every Administration REGARDLESS OF PARTY POLITICS, AGAINST ALL. ASSAILANTS, AT HOME AND ABROAD."-STEPHEN A. Pouglas.

The Quarrel Commencing.

Already, on every side, we see evidence of a bitter quarrel not far distant between the extreme and moderate leaders of the Republican party. Wendell Phillips, Butler, Stevens, Brownlow, Forney & Co., would sink the country rather than be defeated in carrying their extreme points. They will have their way or "break things." The Republican party as a voting mass are not in favor of the extreme measures advocated by the extreme leaders. but the power is now in the hands of a few, and that few may treat with contempt the voice of the many. Forney has even went so far as to advise an control of the many with Republican members, instructed for Gov. Curtin. So did Crawford, Administration of the many of the control of the c invasion of an adjoining loyal State! Is he not as guilty of treason as many he Union, Mercer, Lawrence, Butler, justly denounces as traitors? Forney is a bad leader for any party, and the time will come when he will either (Senators Hall and Haines who are also instructed by Huntingdon,) and Lancaster instructed for Mr. Stovens. Of rule, ruin or desert the one he is now the doubtful list, the five given in Phila prominent member of. He is an ex adelphia will be controlled mainly by the tremist and his teachings are calcula- popular current. They will want to worted to disturb the peace of our country that he had any important evidence to submit, that they had any important evidence to submit, that they have been guilty of submit, that they have been guilty of tional administrations, and patronage by; he also announced that as soon as "official misconduct." sentiments uttered by Phillips & Co., does so much for the preferment of loand the Southern traitors. Our best cal politicians, that they are governed men must act, and act promptly, or trouble will come thick and fast upon us as a nation. It is gratifying to see many Conservative Rapublican papers. many Conservative Republican papers dates, and if the prospects of success-now denouncing the teachings of Phil-were even, I would consider the chanlips, Forney & Co.

Constitutional Amendment by these strength in the legislature of any othas we have read the political speeches irresistably for him, none but obserand seen the platforms in different lo- vers blinded by ambition can fail to calities, we notice that this ground has see. Combinations cannot be made by been almost universally taken. The people, too, have indorsed the position with the mean results taken. The were disposed. Cameron would prefer Stevens if he cannot succeed, and could with the most remarkable unanimity, transfer him two thirds of his votes, and have thus instructed their repre- while the remainder would go to Cur sentatives as to the course of action tin. Stevens would prefer Forney to they should pursue. Congress will any of his other competitors, but most of his supporters are avowed friends most likely have opportunity during of Gov. Curtic if they cannot succeed the coming winter session to give with their first choice. Grow would ctical effect to these instructions in regard to one or more of the Southern between Cameron and Curtin after between Cameron and Curtin after States. Let them remember their leaving him. Grow's vete cannot at any promises, and the popular desire as now stage exceed 10. Stevens might go to expressed—a desire for solid and lasting 20 on first ballot. Cameron's will never exceed 20, and no combinations cau reduce Curtin's positive strength on

THE TRIAL OF JEFF. DAVIS.—We are first ballot, for a thorough fight, below favored with so great a variety of judicial and other opinions respecting the Forney aunounced himself as a candifrom Maryland: trial of Jeff. Davis, that it is exceeding- date and leaves his case with the legty difficult to believe that it is serious- islature. While he presents less posithe report from Fortress Monroc, that another term of the Circuit In this estimate I have aimed to give have made to his excellency the Governor of the State of Maryland for the any attempt to get judicial verdict in poses of the Republican members of removal of two of the police commiswhich are said to stand in the way, are incomprehensible by laymen of high intelligence. And we doubt if by men of professional repute. The point of most concern is that delay makes the situation we better No. makes the situation no better. No one will not be well for those who unacoutpretends to say the alleged legal im- ably defy the wishes and hopes of the pediments in the way of a trial will constituents. disappear by awaiting for twelve months, or twenty four months. All pute of a class of American politicians that the judicial and other functionaries care to contend for is the impossi-The people are beginning to view this with the Brownlows and Butlers, and fling. If there is no court to try Davis, on what protonce is he kept a prismon what protonce is he kept a prismon to Franchese but of the characteristics.

THE BALTIMORE DIFFICULTY .- The trial of the Commissioners before the Governor will result, it is generally believed, in their removal from office. What next? The Governor will appoint new Commissioners, and if persons who are denied a vote by the in Congress. We may do our party Constitution and laws of the States, fighting after what manner and methare permitted to vote, and their votes of we please. But every hour's unclect members of Congress, Congress necessary delay in the work of comcan refuse to give seats to members clected by illegal votes. Whatever the laws of the State are they should

STATE ELECTIONS .- The following States are yet to hold elections this fall: Louisiana, Delaware, Illinois, Kansas, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Nevada, New Jersey, New York and Wisconsin, on of the Constitutional Amendment by the first Tuesday in November; Colo-

already in Harrisburg making arrange. tion will be: Shall the right of franments for comfortable winter quarters. chise be extended to women?" Outside borers are in market to be employed It is predicted that Simon will point up when the contest for United Senator comes to close quarters.

Cov. Wells of Louisland, is about result in the law, elther expressly of Implied, as having any jurisdiction in the case, at the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and usered by members of Congress that the law, elther expressly of Implied, at the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and usered by members of Congress that the law, elther expressly of Implied, at the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and usered by members of Congress that the law, elther expressly of Implied, at the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and usered by members of Congress that the law, elther expressly of Implied, at the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and usered by members of Congress that the law, elther expressly of Implied, at the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and the rate of two miles a day. A force of from 9,000 to 12,000 mechan; and the rate of two miles and the rat

United States Senator.

The Harrisburg correspondent of the Chambersburg Repository, most generally pretty correct in his predictions, gives the following as his estimate of

sislature, I regard the following ta-

S. Senator.				
PROBABLE	voru-e	TRST B.	ALLOT.	
Curtin, C	ameron.	Stevens.	Grow.	Doubtfi
Philadelphia 7	3	_		ū
Adams 1	_	_		
Allegheny		***	-	S
Armstrong 1		-		
Bradford, &c	****	-	-3	
Blair	2	_	-	
Chester 2	-			-2
Crawford* 2		*****	_	-
Dauphin	2	_	_	
Delaware 1	~-	_	·	
Etie 2	3	_	_	
Hunringdon, &c* 2		_		_
Indiana, &c 3				I
Lancaster	1 ,	6		
Lebanon 1 .	1 7		-	
Luzernes 1	_		-	
Lycoming, &c* 1	_			1
McKean	1		_	-
Mercer, &c* 6	_	_		
Mantgomery* 1			-	
Perry, &c 2	_	_		ı
	•	•		

Where a star (*) is given, it indicates that the county, or one or more ounties in the district, or certain disricts in the city, (as in Philadelphia) have given instructions. For instance five legislative districts in Philadelphia ams, (Senator M'Conaughy) Huntingdon, Luzerne, (Senator Shoemaker,)

ces of Curtin, Stevens and Grow about even for their votes. The delegation INSTRUCTIONS TO CONGRESSMEN. - We will not as a body vote for Cameron. trust now that all the Republican can- The two votes in Chester classed as didates that have just been elected to probably vote for him. The doubtful doubtful would prefer Forney, and will Congress will conscientiously adhere votes in the Indiana, Lycoming, Perry to the political programme which has and Washington districts are more been generally proclaimed and accepted by the party during the elections, ful member in the Venango district with reference to the Southern States, may go to Grow. That Gov. Curtin the Commissioners with partize to wit: that the ratification of the las more than doubtless the positive in the discharge of their duties. States shall entitle them to their proper representation in Congress. So far

shrink from the duty.

termined to act independently, and the present multiplicity of important hold control of the police force.

Opinion of Hon. Reverdy Johnson with Regard to the Powers of the Governor. likelihood, notwithstanding what Mr.

Reverdy Johnson: Sir--Having been of Baltimore in an appeal which they

ALFRED D. EVANS, S. S. SHIPLEY,

REPLY OF REVERDY JOHNSON. Baltimore, Oct. 20 .- To Messrs. Alnow discharging, and which promise to occupy all of the coming week, put it out of my power to act as counsel in will grant him any farther parole than he matter you refer to.

subject. The offense guarded against Harpers do the Chief Magistrate of the is "official misconduct." The penalty land." for it is not fine or imprisonment, but removal from office alone, and the authority to investigate all the facts and thority to investigate all the facts and onforce the penalty is, if in session, the trate for profanity—the American for General Assembly; if not in session, cursing her Majesty, and the Englishthree fourths of the States, and the adrado, second Tuesday in November;
South Carolina, 4th Monday in Noyember.

three fourths of the States, and the admission of Southern Representatives to
the 40th Congress, has been insured
by the late election. The extension of
The Governor. There being now a legislative recess, the jurisdiction and the
power to award the penalty is in the
Governor. It is suggested, I am told,
ance, while the Britisher was fined \$4 that before he can remove the commis- for reviling his Creator. sioners, the fact of their official mis conduct must be tried by a court and

chise be extended to women?"

Gov. Wells of Louisiana, is about re
Gov. Wells of Louisiana, is

point.

tive or judicial.

"official misconduct."

rom the New York Herald.]

Yours, respectfully, REVERDY JOHNSON.

JEFF DAVIS' TRIAL.

Puts the Fault on Congress, Etc.

drawing close upon us, but the present

confused complexion of affairs bearing

upon the trial gives very little encour-agement that this important event will

find an early place on the calender of

civil tribunal. I gather this general

and undoubted result from a conserva

tion to day with Mr. L. H. Chandler,

United States District Attorney for

ted States Court being held next month in Richmond stands the failure to allot

judges over the districts as newly laid

session. The difficulty can only be ob-

viated by Congress, which, as is well

unless a special session is called by the

business to attend to anything else.

feels well assured it will not be done.

His explanations on this point in the

he enjoys; but this last statement is a

manner and calm a patient hope.

The New York Herald is severe but

An American and an English sailor

THE latest news from the construc-

out in the act of Congress at its

In the way of a session of the Uni-

this District.

FORTRESS MONROE, October 23.

counsel for the Commissioners sub-3d. Because he has no right to call mitted in a paper in which they exthe strength of the soveral candidates for the next United States Senator:

After careful inquriy into the appropriate additional content of the charges against the Commissioners of the charges against the Commissioners and all additional contents are contents and all additional contents and all additional contents are contents and all additional contents and all additional contents are contents and all additional contents and all additional contents are contents and all additional contents are contents and all additional contents are contents and additional contents are contents and additional contents and additional contents are contents and additional con upon a court or jury to assist him, and no one else has such right. 4. Because, no matter what a court xpressions, affinities, &c., of the new and also do not withdraw their plea might find to be the fact, it could not, against the jurisdiction of the Execuif found one way, award the only pentive to try the charges, nevertheless alty that can be rendered, or if found as that plea had been overruled and in the other, deprive the Governor of decided against them, they (Commissioners) deemed it due to justice and his power to award it, or absolve him from the duty of doing so. their fellow citizens as well as them-And lastly, because his power durselves, that their counsel should return ing a legislative recess in the same

> The counsel for the memorialists ob- ciation with, or in subordination to, ject to the commissioners counsel com- any of the courts of the State. ing in now unless they would withdrew their objection to the jurisdic-

matter was arranged by the counsel of the President's power to remove for the commissioners, changing the officers under the Constitution of the language of the document submitted by them so as to read; for that purpose a theory. It is now, and has been we are present, and not abandoning since the organization of the governthe benefit of the plea to the jurisdic- ment, settled that the power exists. tion, of which we desire to stand on the record to avail, as it may be, on behalf of our clients we plead not guil to the power of appointment, but that,

ment: He notified the counsel that he the sanction of both. Neither in the would require a prompt decission of debate when the question was first ag-the case; that this examination shall itated, nor in any that has since been the prominent leading points of the case shall be stated, and shall be disout the aid of any other body, legislaposed of at the carliest practicable

He informed the counsel that he intended to get through with the case (the Legislature not being in session) by not later than Wednesday of next reck, and he notified them that if ly; he also announced that as soon as the Executive was satisfied by the evidence that should be presented, that the commissioners were innocent or that they were guilty, he should take action as soon as he should feel justifi ed in doing, even if that action should be taken in the midst of the proceed-

This announcement was regarded by most of those present as an indication that the Governor's decision would be adverse to the Commissioners. The examination of the numerous witnesses present was then commenced, and continued up to three o'clock, when the examination was adjourned until to-morrow morning. The evidence thus far has been mostly against the judges of the election, and charging the United States Court, or any other the Commissioners with partizanship

Special despatoh te Republic.] Dispatches received from Annapolis, Maryland, last night, announce that Gov. Swann will in all probability remove the Baltimore Police Commissioners by the middle of the week. The evidence against them is very

BALTIMORE, Oct. 29.—The political excitement continues. The investiga known, will not meet until December, tion of the Police Commissioners is progressing at Annapolis. It is now President, which is altogether too rewell understood that Governor Swann mote a contingency to base any calcuwill depose them and appoint others, lation upon. Futhermore, the United whom he will if necessary, sustain by States Supreme Court meets in Decemforce, whilst the present board are de- | ber, when Congress convenes, and with

The Baltimore Difficulty.

BALTIMORE, Oct. 19 .- To the Hon.

H. R. DULANY.

In compliance with a verbal request mere matter of opinion; and thus the of one of your members I propose case stands. Mr. Davis seems likely briefly to state my opinion on the legal to be booked here for the winter. He uestion which the matter presents:
Has the Governor, in the recess of his friends; but there seems no help question which the matter presents: by another class. If we could look at it from an outside, independent standpoint the practice would appear so receive the police commissioners of the city for "official misconduct?" I have no doubt that he has.

duties of the board are prescribed; and to guard against failure to perform them, a contingency that might happen, the law says: "For official mispon, the law says is says the law says the law says the law says conduct, any of the said commissioners | States in a manner worthy only the may be removed by a concurrent vote lowest possible spirit-putting that paof the two houses of the General As- per even further down in the scale of sembly, or by the Governor during the journalism than Matsell's Police Ga

zette; for Matsell hardly abuses his This is the only provision on the murderers and thieves as these pions

that that body could only act in assot'other."

A-Milwaukie young lady had her "cap set" for a rather large "feller," but failed to win him, when a confident total to complete her with the United States is in conflict with such as good fish in the sea as ever was The only doubt ever entertained about it was that it was not coincident plied her little brother, "but she wants

as that power was in the President a whale."
and Senate jointly a removal required
About About the beginning of last month a vessel was wrecked on the east coast of Ireland. The crew were saved by the people on shore, and the daughter be gone through with in the shortest had, was it intimated that if the power of the captain was saved by a constapracticable period; that all irrelevant had been given in express terms to the ble, through her clinging to his whiskers, and he bravely brought her to

> Upon the whole, I have no doubt to investigate into the truth of the al leged misconduct of the police commiscouncil-among themselves.

NEW ADVERTISEMENTS.

LOG BARN, 11 stories, a frame Further Postponement until next spring mith shop, and four acros of ground, in Jack-p, within two miles of McAlavy's Fort, will wate sale. There is a good orchard of all t, good well of water, stable and other out-—The Causes of this delay, and Who is to blame for its Chief Juitice Chase b be made to SARAH THOMPSON on the co31-4t*

Fall and Winter Goods,

HENRY & CO.

🐒 HERTZLER & GUION.

INES

LIQUORS

oc31 4m MISHLER'S HERB BITTERS FOR SALE. SALISBURY, BRO. & CO.,

EXTENSIVE MANUFACTURERS and IMPORTERS

causes before the Court, Chief Justice Chase will have his hands too full of SOLID AND NICKEL From this brief exposition of facts, SILVER WARE, American, English and Swiss

> CASED BY OURSELVES, and every description Fancy Goods & Yankee Notions,

Especially adapted and designed for Southern and West SALISBURY, BRO. & CO.,
51 DURRANCE STREAT,
Providence, R. I.

NEW GOODS.

COFFEE RUN,

2. GENTLEMEN'S WEAR, the very best the market afforded; cuttre suits of any and every quality desired.

BOOTS, SHOES, BALMORALS, QUEENSWARE, CUT-LERY, 40.

SOAPS AND CANDLES. LEWIS & CO'S FAMILY GROCERY.

CHEESE. CHEESE. The best always for sale at

Canned Fruit and Vegetables Always on hand at Lewis & Co's Family Grocery.

article usually kept in first class Grocery stores. Call for what you want.

Mince Meat, a prime article ready for use, for sale the pound at Lewis & Co's Family Grocery. CHOICE CANDIES

PICKLES BY THE DOZEN, Ready for the table, for sale at Lewis & Co's Family

POOTS AND SHOES, of every va-CHOICE Tens, Coffee, Sugars and

NEWS SUMMARY.

An eminent German musician says there are better judges of music in the United States, better critics, and better performers than can be found in

There is a workingmen's club house n Glasgow, where, for twelve and a half cents a month, a man can have a quiet place to smoke his pipe, read all he principal papers and magazines, or while away an evening with innocent games.

WHILE the celebrated giant Ching height about eight feet; weight twenty stone) was on exhibition at Worcester, England, the prodigy stumbled, and out rolled two living bodies, one of which had been hoisted "a top o'

A San Francisco paper says there It is impossible, I think, for a sound are seventy-five thousand coolies in California; and they are a demoralizmind to ascertain a doubt upon the ing blight to any community in which they are domiciled. It says "they are The long and well settled doctrine filthy, thievish, and infamously vile."

> dant tried to comfort her, with the words, "Never mind, Mollie, there is eaught." "Mollie knows that," re-

Gen. Sherman held an Indian council at Fort Dodge on the 7th inst. He gave the Indians eight days to bring n the three white women they have and if they did not return them with out presents, it would be war. The Indians then started home to have a

HOUSE AND LOT

FORSALE.

November the appointed time for the trial of Jeff. Davis, is rapidly

"OPPOSITE THE BUTTONWOOD TREE."

(Successors to John Hertzler,) IMPORTERS AND DEALERS IN

AND

NO. 821 MARKET ST., PHILAD'A. HARRY HERTZLER.

Gold, Plated and Oreide Jewelry,

WATCHES,

NEW STORE

WM. S. ENTRIKEN WOULD respectfully inform the public in general, and his friends in particular, hat he has opened a store at

On the Huntingdon & Broad Top Railroad. His stock 1. LADIES' DRESS GOODS, the most general variety, selected with the greatest care, and to suit the taste of the most fastidious.

3. GROCERIES. In this depart ment he defles competation. It consists of best Blo Coffee, Java, Imperial, Black and Green Teas, Sugar, several qual-ities, Molasses, every variety, Suk, Bish and Tobacco, and every article usually kept in our larger stores.

These goods are all fresh from the market; all new and selected with the greatest care.

The public patronage is respectfully solicited. We warrant good measure and honest weight.

Produce of all kinds taken in exchange for goods at the highest market prices.

WM. S. ENTRIKEN

Washing and Toilet Soaps-the best kinds-for sale at

LEWIS & Co's FAMILY GROCERY.

VERY FAMILY
Will find at Lewis & Co's Family Grocery, every

Mince Meat.

Of all kinds, for sale wholesale and retail at Lowis & Co's Family Greecry.

IF YOU WANT the BEST SYRUP, CUNNINGHAM & CARMON'S.

PROCLAMATION.—WHEREAS, by a procept to me directed, dated at Huntingdon, the 25th day of August, A. D. 1856, under the hands and seal of the Hon. George Yaylor, President of the Court of Common Pieses, Oyer and Terminer, and general jail delivered of the Line, Spera and Terminer, and general jail delivered of the 24th Judicial District of Pennsylvania, composed of the 24th Judicial District of Pennsylvania, composed of the Court of Huntingdon, Justices assigned, appointed to hear, try and determine all and every ladients made or taken for or concerning all crimes, which by the laws of the State are made capital, or felonistic of the state are made equital, or felonistic of the state of the state are made equital, or felonistic of the state of the st

DROCLAMATION .-- WHEREAS, by

and constables within said county, but then and there is not proper persons, at 10 o'clock, a. m. of said day, with heir records, inquisitions, examinations and remembran es, to do those things which to their offices respectively merchan. pertain. Atod at Huntingdon, the 16th of October, in the year o our Lord one thousand eight hundred and sixty-siz

our Lord one thousand eight and the 90th year of American Independence.

JAS. F. BATHURST, Sheriff. DROCLAMATION .-- WHEREAS, by PROCLAMATION.—WHEREAS, by a precept to me directed by the Judges of the Common Pieas of the county of Huntingdon, bearing test the 25th day of August, A. D. 1869, I am commanded to make public Praclamation throughout my whole ballwick, that a Court of Common Pieas will be held at the Court House in the borough of-Huntingdon, on the 3rd Monday (and 19th day) of November. A. D., 1869, for the trial of all issues in said Court which remain undetermined before the said Judges, when and where all jurors, witnesses, and sultors, in the trials of all issues are required. Dated at Huntingdon, the 16th of October, in the yoar of our Lord one thousand eight hundred and sixty-six, and the 90th year of American Independence.

JAS. F. BATHURST, Sheriff.
Sheriff's Office, Huntingdon, Oct. 16, '66.

OTICE is hereby given to all persons interested that the following Inventories of the goods and Chattels set to widows, under the provisions of the act of 14th of April, 1851, have been filed in the office of the Circk of the Orphans' Court of Hubiting ton county and will be presented for "hipporal by the Court" on Monday the 12th of November next, (1886,): Court' on Monday the 12th of November next, (1886,):

1. The Inventory and appraisement of the goods and chattels which were of solin Dysart, late of Porter twp, deceased, set apart to his widow Jano Dysart.

2. The Inventory and appraisement of the goods and chattels which were of Jesse Cook, late of Carbon twp, deceased, set apart to his widow Ann Cook.

3. The Inventory and appraisement of the goods and chattels which were of Andrea J. Miller, late of twp, deceased, set apart to his widow Anna E. Miller, chattels which were of Samuel P. Wallace, late of Mortis twp, deceased, set apart to his widow Suan R. Wallace.

5. The Inventory and appraisement of the goods and chattels which were of Samuel P. Wallace, late of Mortis twp, deceased, set apart to his widow Suan R. Wallace.

5. The Inventory and appraisement of the goods and chattels, which were of John Natcool, late of Barrec twp, deceased, set apart to his widow Sarai Maccol.

DANIEL WOMELSDORE.

Oct. 13, 1866. Register.

Register.

Register.

Register.

Rotice is R. 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 12th day of November next, (1896,) to wit:

November next, (1896,) to wit:

1. Final account of Dr. John McCullough, guardian of Joseph W. Cunninghan and Mary M. Cunningham, minor children of James A. Cunningham, decrased; the said Joseph W. being now decrased, and the said Mary M. being now of full ago and internarried with Wm. P. McLaughlin; and also the partial accounts of said guardian with John M. Cunningham and Sarah E. Cunningham with John M. Cunningham and Sarah E. Cunningham, who are still in their minority.

2. Account of Jacob Foust, a ministrator of Samuel Foust, late of Shirley township, dec d.

3. The administration account of Simon Gratz, Esq., oxecutor of Simon Gratz, late of the borough of Orbisonia, deceased.

mistrators of Daniel Weight, dec'd.

5. Administration account of James Lee, administrator
Robert Lee, deceased.

6. Account of George Guyer, guardian of Samuel D. Mys, one of the children and huirs of Samuel Myers, dec'd.

id minor being now of age. 7. Account of Benedict Stevens, Esq., executor of John 7. Account of Benedict Stevens, Esq. executor of John Long, decessed.
8. Account of John Jones, administrator of Samuel Parsons, late of fell township, decessed.
9. The trust account of Benjamin Woolet, trustee appointed to sell the real estate of Michael Barnhollar, dee'd 10. The account of John W. Ma tern, guardian of Caroline Courad, one of the minor children of John Conrad, decessed, who has now arrived at her m sjority.
11. Account of J. E. Harper and Benjamin F. Stitt, administrators of Benjamin E. Stitt, the of Inblin tp, deed.
12. Administration account of Samuel Bowman and Abraham Rorer, administrators of Sanual Rorer, late of Shirley town-ship, deceased.

12. Administration account of Samuel Bowman and Abraham Rorer, administrators of Samuel Rorer, late of Shirley town-ship, deceased.

13. Final account of David Speck, guardian of William C. Speck, minor son of Mary Speck, deceased, who has now arrived at his majority.

14. Account of J. S. Nichodemus, a luministrator of Charles Helly, late of Hopewell towns ip, dee'd.

15. Account of Javid Grove, administrator of Oliver Price, late of Shirley township, dee'd.

16. Final account of David Burrick and A. B. Cunningham, administrators of Sungel D. Myon, decased, 17. Account of John R. Thompson, administrator of Jas. Clark, late of Birmingham borough, deceased, 18. The account of Henry Wilson, administrator of Fraucis Jackson, late of West Ip, deceased, 10. Administration account of Mary Oharn and William Oharn, administration account of Jacob G. Cavert, administrator de houis non of William Shaver, late of Shirley township, deceased.

DANIEL W. WOMELSDORE.

DANIEL W. WOMELSDORF, Register, CHERIFF'S SALES .- By virtue

scribed property to wit: Three lots of land in the village of McConcellatown, Huntingdon country, brunded and described as follows: On the north by lands of Vandevander, east by lands of the slowler should be relieved as follows: On the north by lands of Vandevander, cast by lands of Hunsinder, south by read leeding to Huntingdon, and west by an afley, with a frame house and stable thereon dretced. About three fourths of an acres fund. Seized, taken in execution, and to be sold as the property of Bonjamin F. States and Rubecca States his wife.

Also-A lot of ground situate in Also—A 10b of ground situate in Carbon towaship, Huntingdon county, Penna, belonging to Michael McCabe, bunded and described as follows:— On the north and east by land of Foultz, on the south by public scheool lot, and west by township read, countaining 50 by 160 feet, having a two story frame house and other outsuildings thereon erected.

Also—A lot of ground situate in the borough of Coalmont, fronting on Evans street, and extending back at right angles 150 feet to an alley, adjoining an alley on the south and an enclosed lot on the North, with a twostory frame house thereas. Scized, taken in exception and to be sold as the property of Michael McCabe.

Also—The right, fille, and interest.

Also—The right, title and interest of the defendant in a farm, tract, or parcel of land situate in Brady township, adjoining lands of Win. Porter Hall on the north and west, lands of James Lare's helrs on the cast, lands of James Gregory and E. A. Green & Co. on the south, and lands of Jas. Miller & Co. on the west, containing about 230 acres, be the same more or less, one hundred of which is cleared. Inaving a two story log house and log baru crected thereon. Selzed, taken in execution and to be sold as the property of Valentine Crouse. Also-A tract or parcel of land situ

ate in Cromwell township, adjoining lands of George Gililand's heirs on the north, of John Morgan on the east, and of Thomas Morgan and John Medliwee on the south, and Black Log mountain on the west, containing 50 acresmore or less, 40 acres cleared with a two story house thereon. thereon.

Also—A tract or parcel of land in Cromwell township, adjoining land of William' Shoope and Samuel Heck on the south and cast, lands late of —— Pennock on the north and west, containing 20 acres, more or less, being part of a tract surveyed in a warrant in name of Thomas Cromwell. Seized, taken in execution and to be sold as the property of Henry Irwin.

Also-The one-half part of lot No. 13 in the plan of the berough of Huntington, fronting on Allegheny street 45 feet and extending back at right angles to said street 100 feet, with a two story house and outbuildings thereon. Seized, taken in execution and to be sold as therproperty of William, Stewart.

Also-All the right, title and interest in and to a certain let of ground situate in Jackson township, containing one qua ter of an area, with a log house thereon erected 18 by 20 feet, one and a half story high, adjoining lands of Cummings, Cunningham and McCill on the west, McAtyy son the east and Margaret Cummings on the north Scized, taken in execution and to be sold as the property of John S. DeArmit. Also-That certain lot of ground

Also.—That certain lot of ground situate in the extension of the village of Dudley, in Carbon town-dip, as haid out by Orbisen, Dorris & Co., and numbered 2 in the plan thereof, having thereon a large two story house, frame stable and other improvements, being occupied as a hotel, and being the same premises which Michael II. Keyser and wife. by deed dated 1 'pril, 1865, conveyed to Bridget McCabe. Seized, taken in execution and to be sold as the property of Bridget McCabe.

Notice to Punchases.—Bidders at Shefiff's Sales will take notice that inneedictely up-in the property being knocked down, lifty per cent, of all bids under \$100, and twenty-five per cent. of all bids under \$100, and twenty-five per cent. of all bids under \$100, and twenty-five per cent. of all bids mer that sput, must be paid to the Shefif, or the property will be set up again and rold to other bidders who will comply with the above terms. terms.

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

JAS. F. BATHURST, Sheriff.

SHERIFF'S OFFICE, httingdon, Oct. 24, 1866. TO ALL PERSONS INTERESTED Take notice that Henry Wilson, committee of Francis Jackson, a lumitic, has filed in the office of the Prothenorancy of the Court of Common Pleas of the country of Huntingdon, his account as committee aforesal which will be presented to said Court on the second Monday of November next, for confirmation and allowance and will be as, confirmation and allowance and will be as, confirmed and allowed, unless exceptions are filed thereto.

W. C. WAGONER, Prother

W. C. WAGONER, Prothy. Prothonotary's office, Oct. 23, 1860 TO ALL PERSONS INTERESTED Take notice that Henry F. Farnsworth, committee of William W. bloyd, a lunatic, has illed in the office of the Prothonotary of the Court of Common Pleas of the county of Unntingdon, his account as committee aforesaid which will be presented to said Court on the second Monday of November next, for confirmation and allowance, and will be so confirmed and allowed, unless exceptions are filed theroto.

W. C. WAGONER, Problev. W. C. WAGONER, Prothy. Prothonotary's Office, Oct. 24, 1866-3t

SEGARS.—Best quality of Segars outsited at curning an a carmon's. CANNED PEACHES and Tomatoes Mixed Pickles, Tomatoc Catsup, Pepper sauce, &c., sale at Lewis & Co's Family Grocery. TUNNINGHAM & CARMON ARE CLOTHING.

H. ROMAN.

CLOTHING FALL AND WINTER.

JUST RECEIVED

H. ROMAN'S CHEAP CLOTHING STORE. For Contlemen's Clothing of the best material, and made the best workmaulike manner, call at

II. ROMAN'S, opposite the Franklin House in Market Square, Hunting don, Pa.
Huntingdon Oct. 31, '66. VEW CLOTHING

AT LOW PRICES.

M. GUTMAN HAS JUST OPENED A FINE STOCK OF NEW FILLD AND WINTER GOODS, Which he offers to all who want to be CLOTHED,

AT PRICE TO SUIT THE TIMES. His Stock consists of Ready-male Clothing for

MEN ARD BOYS, ALSO,

BOOTS AND SHORS, HATS AND CAPS, &C., &C. Should gentlemen desire any particular kind or out lothing not found in the stock on hand, by leaving the neasure they can be accommodated at short notice.

Call at the cast corner of the Diamond, over Long's

MANUAL GUTMAN. Huntingdon oc. 31, '66. TEAD QUARTERS

NEW GOODS.

D. P. CWIN

INFORMS THE PUBLIC THAT HE HAS

JUST OPENED

SPLENDID STOCK of NEW GOODS

THAT CAN'T BE BEAT

CHEAPNESS AND QUALITY. COME AND SEE.

CHEAP GROCERY STORE. Z. YENTER, HILLST., HUNTINGDON, PA.

THE undersigned offers for the inspection and purchase of customers a large and acorted stock of Groceries, Provisions, &c. He feels satisfied they can be accomedated with anything in his line. Its prices are low, and his stock fresh and good. He cops the best of SUGAR, COFFEE, TEAS, SPICES, SALT. TOBACCO & SEGARS,

BOOTS AND SHOES, HATS & CAPS, &c. IAMS, SHOULDERS, SIDES, MOLASSES, OILS, VINEGAR, FISH, CHEESE, FLOUR RICE, And NOTIONS of every kind. A select stock of DRY GOODS, together with QURENS-WARE, and all other articles kept in a well regulated establishment for sale at reasonable prices. Bank, and in the room forn Call and examine, Huntingdon, oc. 31, 1866

NEW CHEAP CASH STORE

IN HUNTINGDON.

NTEW GOODS FOR FALL AND WINTER. WM. MARCH & BRO. Respectfully inform the public generally that they are just received a large and splendid stock of goods at heir store in Huntingdon, consisting in part of

SILKS. DRY GOODS. DRESS GOODS, BOOTS & SHOES, HATS, CAPS, TINWARE, LADIES' FANCY TRIMMINGS, HOOP SKIRTS, BONNETS, BUTTONS, WOOD AND WILLOW WARE, QUEENSWARE, HARDWARE,

PROVISIONS, GROCERIES, CRACKERS, NOTIONS, TOBACCO, SEGARS, GLASS, NAILS, FISH, SALT, &c., &c. And in fact everything that is usually kept in a first class store, all which were bought low for cash and will be sold at correspondingly low prices for cash, or country produce, and request the public to give us a call before purchasing elsewhere, feeling satisfied we can offer superior inducements to cash lonyers.

We respectfully solicit the patronage of all, and the public are cordially invited to examine, cur goods.

Everything taken in exchange for goods except promises.

es. WM. MARCH & BRO. Iuntingdon, oct. 31, 1866. READ AND BE POSTED!

TO THE NEWLY MARRIED AND ALL IN WANT OF

New Furniture, &c. HE undersigned would respectfully announce that he manufactures and keeps constantly a hand a large and splendid assertment of

DINING AND BREAKFAST TABLES, BUREAUS, BROSTKADS, WASH AND CANDLE STANDS, Windsor and cane seat chairs, cupboards, gilt and rose wood moulding for mirror and picture frames, and a variety of articles not mentioned, at prices that cannot fail to be satisfactory.

He is also agent for the well known Bailey & Decamp 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.

Huntingdon, Aug. 1, 1866 GREAT ENTHUSIASM! HIGH PRICES SURRENDER!!

THE BEST AND THE CHEAPEST. JOHN II. WESTBROOK. Respectfully informs the citizens of Huntingdon and richity that he has just received from the city a NXW and pleudid stock of BOOTS & SHOES, HATS & CAPS. Hosiery, Shoe Findings, Carpet Sacks, Trunks, &c., &c., &c., &c.

all of which he is prepared to sell at reduced prices. A lot of choice CONFECTIONERIES have also been received.

Don't forgot the old stand in the Diamond. Old customors and the public generally are invited to call.

Huntingdon, oct. 31, 1866.

OTS FOR SALE -The subscribers have some lots in the town of Grantsville, or Mar-spenning station, which they will still at low price, from \$30 to \$100. All who desire a good healthy location to build would do well to call upon them soon at their store, and seemer for themselves lots at low prices, trantsville, my to.

"I know of no mode in which a loyal citi | ble as about correctly giving the first

refer Curtin next to himself, while

ly intended to try him at all. We have tive strength than any of the others appointed a select committee to emhe is not specially objectionable to play counsel to represent the citizens Court will be allowed to pass without true reflex of the preferences and purer ernor of the State of Maryland for the the case. The technical difficulties the logislature as they now are. Public sioners of the said city, Mr. Nicholas they are much better comprehended the contest. If there shall be other you will undertake their cause. Your

POLITICAL REPUTE .- Perhaps the reis of no very great account either at home or abroad. But it is not exactly agreeable for respectable Americans bility of going on with the trial now citizens in Europe to be confounded sort of thing as simply so much tri- to be talked about in the first capital ment of Frenchmen, but of the characterization of one class of American continue it. There is not, to-day, in Europe an enemy of free institutions that does not rejoice at heart that the Southern States remain unrepresented plete restoration is so much subtracted

> the reputation we have enjoyed of a self-respecting, self-governing commu

from the national strength and from

Who was Deceived?—We find the following in the Harrisburg Telegraph since the election: "The 'nigger' will be no longer the issue between parties. The adoption of the Constitutional Amendment by the right of franchise to the blacks Members of the Legislature are will quietly follow-and the next ques-

The Baltimore Imbroglio. BALTIMORE, Oct. 26 .- At the openng of the investigation this morning

and render such aid as they might be over the facts and penalty as that of able in the proposed investigation, to the General Assembly when in session; cross-examine witnesses produced by and I suppose that no one will hold

the memorialists, &c.

tion of the Executive.

After considerable argument the

ty to the charge against them.

The Governor then made a statematter shall be thrown aside, and that President, he could not exercise it, or

date. He informed the counsel that he in-

ngs which were going on.

strong, and Gov. Swann will not

Davis may anticipate, or his friends or counsel anticipate, or wish for him, of The following letter was addressed to the distinguished jurist and Senator his being brought to trial till next spring at the earliest. Chief Justice Chase has infermed Mr. Chandler of bis perfect readiness'and even anxiety to hasten on the trial, but casts the blame upon the stupid blundering made by the last Congress in its meddling with the geographical boundaries of the judicial districts in the manner it did, without making the proper allotment of judges to conform with the other changes. Regarding the issue of a writ of habeas corpus by any State or local court, Mr. Chandler anticipates

recent published correspondence of the President, Attorney General, and him self, are abundantly explicit, and need not be recapitulated here.

The issue of any such writ, as BALTIMORE, Oct. 20.—To Messrs. Alone can fail to see, would be hostile to red D. Evans, S. S. Shipley, and H. R. the best interest of Mr. Davis. As to Dulany: Goutlemen—Your note of the President pardoning Mr. Davis, it yesterday is received. I regret that is the opinion of Mr. Chandler that the professional engagements which I am former has no right to do it, and will

The words of the law are so plain as to admit of but one construction. The

recess thereof.'

sponsibility, and, that being so, it must be for him exclusively to investigate and decide the fact, and not avoid responsibility by referring it to the