The Globe.

HUNTING DON, PA.

Wednesday morning, Mch. 27, 1867.

W. Lewis, Editor and Proprietor. Hugh Lindsay, Associate Editor.

ADJOURNMENT .-- The Pennsylvania Legislature has passed a resolution to adjourn finally on the 11th of April.

VETO .- Read Governor Geary's voto of the bill to confer unlimited powers on the Pennsylvania Railroad Co.

CAN'T MIX .-- The Washington Star complains that the white voters of the city do not register their names under the recent act of Congress, which all supplement to the act incorporating lows negroes to vote. The Star thinks | the Pennsylvania Railroad Company, it is a sly way of showing resentment stock, and to borrow money, approved to the action of Congress.

The Pittsburgh Commercial says that "as soon as the President either signs or rejects the supplemental reconstruction bill Congress will adjourn till next fall. It is weary, and so is country" Yes of the dais

for Gov. Geary has signed the act requiring railroad and railway compa- with them, I am induced by my connies to carry all passengers, without victious of duty to dissent from the distinction of color. This bill, although propriety of the provisions of the bill, and to return it with my objection to more pertinent to Philadelphia, where city cars are run, is also applicable to other railroads of the Commonwealth. and misrepresented, I deem it due to We will publish the bill when received.

Edward H. Ropes, United States Consul, in a letter to Secretary Seward. records the death of Dr. David Livingston, the African explorer. While making another exploration, he and his party were attacked in a bush country by a band of Mavite. Dr. L. killed the most forward of the attacking party, but was surrounded and cut sand dollars. By the act approved April 23d, 1852, the capital stock was indown by one blow of a battle axe, most all those who stood by Dr. L. were killed, although they did considerable with their rifles. This happened about October 25th. Thus ended the life of one who had done much in developing the resources of the region of Africa, and given much valuable information regarding the portions which he was the first to explore.

THE KANSAS LIQUOR LAW .- The Legislature of Kansas has passed a liquor law, allowing any person to make application for license who can procure the signatures of a majority of the in- in the development of the wealth and habitants of the city, borough or township in which he resides, male and female, over the age of twenty-one. We do not know how this law will do in of opinion between us on the proposed Kansas, but if such a law was put in onactment. And if in stating the ob-force in this State, we think it would jections I shall use expressions which be very difficult to procure majorities may be regarded as too strong, my of the signers, as the females are bit-importance of the subject. I will state terly opposed to liquor sellers, and them frankly and with as much breviwho has a better right to be opposed ty as possible. to them? They are the ones who are compelled to suffer most from the abuse of the liquor law, and they should certainly have a voice in saying whether liquor should be sold and who should sell it.

PROGRESS.-Mr. Mann, a member of the Legislature of this State, from Potter county, offered the following amendment to the supplemental charter of the Academy of Music, pending in the House of Representatives:

That all churches, public assemblies, theatres, and opera houses, shall be open to all clusses, without distinction of color, and every officer or employee interfering with any person, without distinction of color, from occupying any seat in such church, theatre, or opera house, such person or persons so offending, upon conviction thereof, shall undergo an imprisonment in the county prison of not less than six months, nor more than two years, and the corporation whose agent or employee hath so offended shall pay a fine of not less than five hundred dollars, nor more than one thousand dollars, at the discretion of the court.

FROM CONGRESS.

Negro Suffrage in the North March 23 .- Mr. Wilson, of Massachusotts, introduced the following, which was ordered to be printed:—"A Bill to Regulate the Executive Franchise in the United States."

Whereas, The fourteenth article of the amendment to the Constitution of the United States has been ratified by a sufficient number of States, and is therefore a part of the fundamental law; and whereas, the first section of said article of amendment declares that all persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the States where. in they reside, and that no State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; and

Whereas, the said fourteenth article of amendment to the Constitution empowers Congress to enforce, by appropriate legislation, the provisions of the said articles,

Therefore, be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, that there shall be no detail of the elective franchise to any male citizen of the United States by any State on account of color or race, or previous condition, anything in the Constitution or laws of any State to

the contrary notwithstanding.
Section 2. And be it further enacted, that every person who shall violate the provisions of this act shall, on conviction in any court of the United States, be fined for each and every offense not less than \$100, or imprisoned not less than six months, or both, at the discretion of the court.

non Gen. Joseph Markle died last week at his residence in Westmoreland county. He was 91 years of age.

on the Penna. Railroad Company. VETO OF GOVERNOR GEARY.

The Bill Passed Over the Veto in the

HARRISBURG, March 20 .- The most mportant feature of to-day's proceedings was the following veto message from the Governor. It has created more talk here than any thing of the kind this winter:

THE GOVERNOR'S VETO.

Executive Chamber, Harrisburg, March 20, '67. To the Senate and House of Representatives of the Commonwealth of Penn-

GENTLEMEN :- The act entitled "an act to repeal an act entitled a further the twenty-first day of March, one thousand eight hundred and sixty-six, to authorize the Pennsylvania Railroad Company to increase the capital stock, to issue bonds and to secure the same by mortgages," has received that careful consideration from me, which the importance of the subject seemed to respect I entertain for the two branches of the Legistature, and the extreme reluctance I have at any time to differ the Senate in which it originated. Lest my opinions should be misconceived myself to make a brief exposition of some of the enactments of the Legislature for the benefit of the Pennsylvania Railroad Company since the original act for its incorporation, approved April 13, 1846, so far as it relates to its

capital stock. Growth of its Capital Stock. By the first section of the act of incorporation, the capital stock was fixed at seven millions five hundred thoucreased to thirteen million dollars; which cut half through his neck. Al- May 6th, 1852, to fourteen million dol lars; March 23d, 1853, to eighteen million dollars; May 2d, 1855, to twenty million dollars, and March 2d, 1866, to

thirty million dollars. The Governor's Sense of Duty. With no other objects in my heart than to be serviceable to my country, to preserve and transmit unsuffied the great principles and true policy of our Government, and honorably to perform the trusts, duties, obligations and responsibilities committed to my charge, proceed in the performance of these objects as I understand them. I am sincerely friendly to all the railroads and other companies that have nided so great that should any citizen, or resources of the State, and while I cheerfully accord the same sentiment to your honorable bodies, I can but regret that there should be any difference

His Reasons. tion of the bill under consideration, and inimical to the Pennsylvania Railroad new stock whatever shall be issued. waiving also an inquiry as to the legal Company, but I am positively its The bill was made to conform in all rights to thus authorize the change of friend. I honor the management for respects to the principles laid down in the fundamental law of a corporation, the energy displayed in the share they and bind the stockholders, I proceed to bave taken, with others, in the developthe consideration of the second, which ment of our State, and am determined confers powers of the most extraordi- that it and all other corporations shall nary character upon the directors of be protected and defended in all their the company, "providing further facilities required by the increase of the ready derived or that may be eafter business upon the road, and its connections, and for such other purposes But when they ask for unlimited priconnected with the business as the board of directors of said company may deem expedient, it shall be lawful for the said board of directors from of the government by absorption of time to time to issue additional shares of capital stock of said company to branch of industry within this State, such amount as they may determine, and to apportion or dispose of the said shares in such manner and upon such terms as they may think best, and also for other or all of the said purposes to issue from time to time bonds of the

its further increase of the capital stock on terms and limitations and not upon to retire its present indebtedness, which, according to the president and directors' last annual report to the company, is upwards of twenty-six millions dollars. Thus, in this way, alone increasing the stock over one hundred and thirty per cent., and making it amount to over forty-six millions dol-

But this is not all. It further intends to increase the business facilities upon its road and connections, and for ests would be similar, the control of such other purposes connected with its | the Commonwealth would be irretrievbusiness as the directors may deem expedient. Were this bill to become a law, to what amount may not the directors extend the capital stock with such unlimited privilege? To what branches of business shall it be confined, and to what may it not extend, and where is the power to keep within its legitimate functions if it should doem it proper to depart from them? Its tremendous power in irresponsible hands would be unlimited, and uncontrolable by any power short of revolution. It has already obtained in the various chartered privileges the preoccupancy of nearly every possible railroad route in Ponnsylvania, with the privilege of railroads, in all its shapes and guises, branches and lateral roads in a large could not be properly ignored. It was majority of the counties. As shown by official reports, it has besides nearly eleven hundred miles of roads in Pennsylvania, its extensions to Marietta, Columbus and Cincinnati, Ohio, and to Chicago, Illinois, and holds large and,

in some instances, controlling interests of stock in other railroad companies. When such extraordinary powers are attempted to be granted for an unlimited period. I consider it contrary to the spirit and intention of our institutions. The present Directors, it may be assumed, are honorable gentlemen, for they assert they have good intentions for the public interest, as well as for those of the Company. But time may effect a change and a new Board that may not recognize their duty to tive, in anticipation of its action, I am the stockholders and the rights and in-terests of the people, and, forgetting monopoly of the railroad system of gia from a self-imposed exile.

The Bill to Confer Unlimited Powers their patriotism, might be found arthe State, or giving any artificial body on the Penna, Railroad Company, rayed against the country when its created by the law powers which should be represented.

of directors could perpetuate power in fully protected. They should not be its own hands, might be an inviting temptation to manapolize or engross a function. As creatures of the law, sufficient number of shares of stock by they should obey and be in every repurchase and proxies from non-residents given, or perhaps by fraud issued, to control the vote of the stockholders. The same board might, by fair means, thus be perpetuated, or by a dexterous mixing or misrepresenting of accounts, with not much risk or responsibility on their part, might fraudulently control forever the affairs of the

In my opinion, the stockholders them selves, who, like the people in our own the responsibilities just presented, if obey them. The people may rest satthey would preserve and perpetuate isfier and assured that neither this nor holders, but where too much power struct their public servants, and to has been placed in the bands of direct moult and fashion their institutions and adventurous characters, the in- a republican form of Government will stances of failures and disgrace are almost innumerable.

In all the bearings which can be ta-

ken upon this measure, in the event of the directory of the road passing into the hands of ambitious and unscrupulous men, I can see nothing but an eventual monopolization of all the railroad privileges of this State, and perhaps of the United States, and such other purposes connected with its business as the board of directors of said company may deem expedient. They being their own judges, what might not be considered connected with their business? May not any and ajmost every branch of industry, manufacturing, agricultural and commercial be included? There is danger, too, that with such vast power, such ramification in the business departments of the country, and such unlimited capital, there might be reason to tremble for the purity and sanctity of our elections, or what is equally as bad, that our Governors, egislators and other State authorities, might be affected with the blandishments of its power, its offices and its wealth. They could make the rich richer, and the poor poorer. They could in a word make their organiza-tion a monopoly—a term which a distinguished jurist and law giver defines to be "that which grinds the people between the upper and nether millstones," and its power would become even an officer of the Government, attempt to restrain it within its chartered limits, and proper franchises, he would be made to feel its withering influences. There is always danger in the creation of monopolies, for in proportion as they are increased, are the

rights of the citizen abridged. Had such a proposition been made or even a quarter of a century ago, or be derived from legislative action. vileges, which can and may be used as engines to threaten and control the interests and perhaps the very action our internal improvements, in every they must be refused. It is stated that corporations have had unlimited powhave resulted, but as far as such cases said company, payable at such time as have been cited, I find upon examinathey may appoint."
tion they were almost without excepone of the objects of this bill is for tion conferred upon the stockholders, the directors, and if there were such,

strongest reasons why the practice the commanding officers, and as there should be discontinued. If it is right that the Legislature should confer unlimited powers upon one institution, it has a right to multi-ply such corporations at its pleasure, and if they should be managed by those whose predilections and interably committed to their hands, and the sovereignty would depart from the people. If it is deemed necessary for the proper management of the Company that its capital should be increased, let it be done as herotafore requested by them, gradually by the Legislature, just as the necessity for such increase can be clearly demonstrated, and after due notice that it is intended to make application for such increase of capital and then only

at the request of the stockholders. Prior to the late election, I found among the people throughout the State that the important question of regarded as a matter of such paramount importance that pledges were asked of the Gubernatorial candidates, and certain interrogatories addressed them, to which answers were required. One of the interrogatories addressed to myself was in these words, viz:
"Will you, if elected Chief Magistrate of Pennsylvania, faithfully exert the power of your Administration for the purpose of controlling the mines, and resort to murder. It is impossible to punish them, as, when arrested and tried, the power of your Administration for the purpose of controlling the mines, and resort to murder. It is impossible to punish them, as, when arrested and tried, the power of your Administration for the purpose of controlling the mines, and resort to murder. It is impossible to punish them, as, when arrested and tried, the power of your Administration to delegislation or otherwise, for the mon-legislation or otherwise, for the monopoly and control by any one corpora- money which he was supposed to have, tion of the railroad policy of the State?"

To which I, in good faith, replied that while I believed it to be improper to bring the influence of the Executive ly in fear of violence. Governor Geary bring the influence of the Executive ly in fear of violence. Governor Geary Department to bear upon the Legislabus been applied to for protection.

services were required. It is not an would place place it above and beyond impossible hypothesis, that its capital the reach of the Legislature, and in stock might be extended to one thou- my reply I further stated that "the sand millions of dollars or even to an spirit of monopoly in this and other amount equal to the present national matters should be discouraged in a reindebtedness. The whole control of publican government, and I have no the institution and of the issue of its sympathy with any policy which may bonds necessarily lie in the hands of a be designed for its encouragement." few Directors, and not in those of the stockholders whose real interests I further remarked: "While these

corporations continue to act their part The facilities with which any board as public servants, they should be carepermitted to overstep their legitimate spect subservient to the law." In accordance with the doctrines

thus pronounced, the public have rendered their verdict, and expect of me a strict compliance with the pledges then given. These are not new doctrines of principles. They were fearlessly enunciated in the incipient part of the campaign, and were discussed freely by the people, by the press, and by public speakers throughout the State. I feel that I am solemnly bound form of Government, are the true source to oney these pledges, and I have no of power, should clesely examine into desire or intention to endeavor to distheir own rights within the corporation. I am not aware of any instance where a company has been destroyed by the immediate action of its stockmoull and fashion their institutions tors and officers of reckless, speculative to suit themselves, no one believing in for a noment pretend to deny, and I believe the correlative obligation that those holding office are bound to obey is equally true. These instructions were conveyed to me in the best possible mode—through the ballot box.

Viewing this question without prejudice, to man can doubt that our citizens are earnestly opposed to the granting to corporations any unlimited powers which may be converted into monopolies, and which cannot be held subservient to the Legislature and to the true interests of the State. A sojustice has impelled me to the course I have taken upon the subject, and with the full assurance that I have done my duty, I herewith return the bill without my signature. John W. Geary.

The Bill Passed. The bill authorizing the Penusylvania Railroad Company to increase its capital stock, borrow money, &c., which Gov. Geary vetoed was passed over his head in the Senate by the

following vote:

Burnett, Connell, Donovan, Fisher, Glatz, Huines, Jackson, James, Landon, McCandless, McConaughy, Randall, Ridgway, Royer, Schall, Seatist, Communication, Wolfe, Wolfe, Work, Work right, Stutzman, Taylor, Wells, Wor-

thington-Yeas 20. Bigham, Billingfelt, Brown, (Lawrence,) Brown, (Morcer,) Davis, Gra-ham, Lowry, White, Hall, (Speaker.) -NAYS 9.

Absent and not voting, Shoemaker, Coles, Coleman, Wallace-4. March 22.—The bill allowing the Directors of the Pennsylvania Railroad Company to increase indefinitely, and without consulting the stockholders, the stock and bonded indehtedthe House not passing it over the Governor's veto.

A new bill was then introduced, the iting the enlargement of stock to fiffer and apothecaries.

SEC. 5. That the provisions of the SEC. 5. That the provisions of the second and apothecaries. A new bill was then introduced, limwhen the company applied for its char-tor, it would have been rebuked by the teen millions of dollars, and requiring people without distinction of party, up- that the consent and direction of the Waiving objections to the first sec- on its first annunciation. I am not stockholders be first given before any the Governor's veto.

The new bill passed both Houses. received the signature of the Governor, and is a law.

FROM WASHINGTON.

March 22.-Senator Wilson's concurrent resolution providing that if Jeff. Davis cannot be tried at once, that he be released from confinement introduced to-day in the Senate, meets with some favor in both houses, but can hardly be passed in its present shape. A substitute to release bim on and the holding of many thousands of bail, it is believed, will be readily our people in a dependent condition, adopted. March 23 .- The President's veto

message of the Supplementary Reconers conferred upon them, and no evils struction bill was read in the House immediately on its being received. The President objects generally to the tion they were almost without excep- provisions of the bill, and especially to those relating to registry, no person being permitted to vote whose name is not recorded. He says, as the preand they were known to be wrong in principle, it is one of the best and under martial law and conducted by is no appeal from the registry, those in control of it may so act as to prevent the election of such delegates as may faithfully represent the wishes and sentiments of the State in Convention, to be called to frame new Constitutions. No consideration could induce him to give his approval to such an election law. He speaks of the reconstruction bill and this supplementary one, as establishing under martial law military coercion, and as making political disfranchisement. He then refers to the remarks of Daniel Webster against millitary governments founded on force, and mock elections and takes occasion to reiterate his views beretofore expressed in relation to the restoration of the Union, expressing the hope that eventually all the States will be admitted to enjoy the rights under the Constitution.

Outrages in Schuylkill County. Hannisbung, March 22 .-- Private ad vices from Schuylkill county, Penn-sylvania, represent that the coal minors there are committing the most serious outrages. The ruffians (mainly Irishmen and known as the "Molly Maguires") are banded together in a secret organization for the purpose of they escape. On Friday last Mr. Lit-

A new License Law.

The following bill, regulating the granting of licenses, has passed both louses finally, and will become the law on which future licenses will have to be granted. It is important that all application for license at the April session shall at once comply with the

A FURTHER SUPPLEMENT to an act further to regulate the granting of li-censes to hotels and eating houses, approved March thirty-first, one housand eight hundred and fifty-

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth in General Assembly met, and it is hereby enacted by the authority of the same, That when an applica-tion is made to any court of quarter sessions of this Commonwealth, censes to sell intoxicating drinks, it shall be lawful for said court to hear petitions, in addition to that of the applicant, in favor of, and remonstrances against the application for such license. and in all cases to refuse the same whenever, in the opinion of said court, having due regard to the number and character of the petitioners for and against such application, such license is not necessary for the accommoda-tion of the public and entertainment of strangers and travelers, and upon sufficient cause being shown, the said courts shall have power to revoke any license granted by them, and all laws inconsistent with this section are hereby repealed: Provided. That the sureties in the bond, required of the applicant for license, shall be signed to his patition.

Sec. 2. That applications for liconse to keep an eating house, beer house or restaurant, authorizing the sale of domestic wines, malt and brewed liquors, shall hereafter be made in the same manner and to the same authority as application for license to keep a hotel : Provided, That the regulation in relation to bed rooms and beds shall not apply to applicants for licitous regard, therefore, for truth and an eating house, beer house and restaurant license, and the tenth section of the act of twentieth April, one thousand eight hundred and fifty-eight, authorizing county treasurees

to grant an eating house or retail brewery license, is hereby repealed. Sec. 3. No license to keep an eating house, beer house or restaurant under the provisions of the second sec tion of this act, shall be granted in any incorporated city for a less sum than fifty dollars, nor elsewhere for a less

sum than twenty dollars. Sec. 4. If any person, after the passage of this act, shall sell spirituous and vinous liquors, domestic wines, malt or brewed liquors, without having obtained a license authorizing him so to do, such person shall, on conviction in the court of quarter sessions, be fined, for the first offense, in any sum not less than fifty, nor more than two hundred dollars; and for the secoud, or any subsequent offense, such person shall be fined not less than one hundred dollars, and, in the discretion of the said court, be imprisoned in the county jail not less than thirty days, nor more than ninety days: Provided That nothing in this act shall be conness of the Company, failed, entirely, strued to repeal the provisions of the act of Assembly passed March thirty first, one thousand eight hundred and

first section of this act shall not apply to the city of Philadelphia or to the county of Allegheny : Provided, That nothing in this act shall authorize the granting of licenses to hotel and ,inn keepers, to vend vinous, spirituous and malt liquors, and to license beer houses, eating houses and restaurants in any locality where licensing of hotels, inns, beer houses, cating houses or restaurants is now prohibited by

NEW ADVERTISEMENTS.

A DMINISTRATOR'S NOTICE.—
[Estate of Daniel Foreman, dec'd.]
Letters of Administration upon the estate of Daniel Foreman, late of Carbon township, fluutingdon county, dec'd, having been granted to the undersigned, all persons having claims against the cetate are requested to present them to the undersigned, and all persons indebted will make immediate payment.

SAM'L. FOREMAN Mch27-61*

DUBLIC SALE OF PERSONAL PROPERTY. Will be sold at Public Sale in WEST HUNTINGDON

On Friday next, March 29, 1867, The following Household and Kitcher Furniture:—
Red-treads, Tables, Chairs, Cook-stores, Buroan, Cupboard,
Carpets, Looking-glass, Tubs, &c., &c. Also,
Vinegar with the barrel, Petatoes, a cord of Pine Wood
and some Loss.

Terms cash. [mh27-1t] D. H. KOOKER.

Something New GLAZIER & BRO.

HAVE just opened up on the corner of WASHINGTON and SMITH Streets, a new and COMPLETE ASSORTMENT OF DRY GOODS,

DRESS GOOLS,

GROCERIES, QUEENSWARE, HATS, SHOES, ETC., ETC.

The citizens of Huntingdon and vicinity are hereby endered a standing invitation to call and examine our cock. Our aim will ever be, that complete satisfaction, oth as regards goods and prices, be given to every purface.

GLAZIER & BRO. Muntingdon, March 27, 1867. SPRING. 1867.

EYRE & LANDELL,

FOURTH & ARCH STREETS,

PHILADELPHIA, ARE OPENING FOR THE SPRING OF 1807,

3 cases select shades of SILKS; Fashionable PLAID SILKS, BISMARCK, the new color Silk, Best BLACK SILKS in town, PLAID INDIA SILKS, perfect, New Spring DRESS GOODS, New Style Spring CHINTZES, ORGANDIES of newest styles Steel-colored POPLINS, for suits. N. B. - STAPLE Housekeeping

GOODS, Fresh Stock CLOTHS, CAS SIMERES, and TWEEDS for youths. P.S.—MERCHANTS in search of scarce and desirable loods will find it to their interest to call and examine unstock.

mb27.6t

Seed Potatoes. THE CUZCO WHITE,

One of Goodrich's Soedlings—yielding twice as many the most productive of the older varieties.

For sale, at \$2,00 per bushel, by T. H. CREMER,

PHOTOGRAPH

MARRIAGE CERTIFICATE.

PATENT APPLIED FOR.

Hitherto there has been nothing introduced in way of a Marriage Cortificate that has excited any interest or attraction; but the originators of the PHOTOGRAPH MAR-RIAGE CERTIFICATE claim that they have gotten up something that will be most heartily welcomed by all persons now married and all those who contemplate marriage.

Size and Plan of the Marriage Certificate

Size and Plan of the Marriage Certificate.

The size of the Certificate is 10 by 14 inches. It contains a beautiful figure representing the union of two hearts. Above the figure is written in beautifully organismented German Text the words "Photograph Marriage Certificate." There are three spaces in the figure: on the space in the center the Certificate proper is written. The words, "two hearts in one" form an arch over the Certificate proper, and immediately under the arch there is a beautiful ingure representing the joining of hands, and where the centre space comes to a point there is a picture of two beautiful figure representing the joining of hands, and where the centre space comes to a point there is a picture of two beautiful flurtle doves. On the space to the 10th there is a place for the photograph of the gentleman and under it we have the words, "To the Husband," In oranmental text, under which we have selections of Scripture passages, addressed to the husband. On this loft while of the eigraving we have a place for the Photograph of the Wife," In ornamental text, under which we have the words, "To the Wife," In ornamental text, under which we have the word, "To the Wife," In ornamental text, under which are appropriate passages of Scripture addressed to the wife. Over the space for the photograph of the wife, the printle passage of Scripture." (It is not good that the man should be abone," and over the space for the photograph of the lady, we have the corresponding words: "I will make him an help meet for him." At the lower extension of the figure of the hearts, we have the hearts bound together or encircled in part by these words: "What therefore field hath joined together let mean put sammader." In Certificate is so coastructed that card photograph of the lady, we have the corresponding words: "I will make him an help meet for him." At the lower extension of the figure of the hearts, we have the hearts bound together or encircled in part by these words: "What therefore field hath joined together o

The exclusive agent for Huntingdon county is W. H. MILLER, Orbisonia, Huntingdon co., Pa Address the above, or call at W. LEWIS' BOOK STORE

Redister's Notice.—Notice is hereby given, to all persons interested, that the following named porsons 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 5th day of APRIL next, (1867,) to wit:

1 The first and final account of George R. Mountain, acting Executor of the last will and testament of John Corbin, late of Junian township, deceased.

2 The administration account of John T. Stryker, administrator of Peter Stryker, late of Perter township, deceased.

deceased.
3 Account of Andrew Smith, administrator of Green-berry Pheasart, late of Cass township, deceased.
4 Administration account of Samuel dilleland, administrator of Andrew Gilleland, late of Fromwell 1p, deceased.
6 Administration account of Caroline C. Figart and William Rutbank, executors of Banjamin Figart, late of Morris township, deceased.
6 Administration account of Thomas E. Orbison. administrator of John A. Bulleton.

6 Administration account of Thomas E. Orbison, administrator of John A. Briggs, late of Union township, deceased.

7 Partial administration account of David Black, administrator of Armstrong Willoughby, late of Huntingdon brough, deceased.

8 Administration account of John M. Balley, administrator of Joanthau E. Harper, late of Jackson town-hip, deceased.

9 Trustees account of John Reed and George Wilson, trustees appointed to makes a loof the real estate of Wan Heed, late of West town-hip, deceased, who died interstate.

10 Guardianship account of John Long, gnardian of Samuel McKmstry, late of Shirley township, deceased.

11 The account of Peter Speck and Wm. Speck, trustees to sell the real estate of Martin Speck, deceased.

12 Partial administration account of Wm. Stewart, dec'd., late of Barree township.

13 Fixal account of Jacob F. Hoover, administrator of Elizabeth Garuer, late of Penn township, dec'd.

14 Administration account of Miller, executor of the last will add testament of George W. Horton, late of Carbon twy, deceased.

15 Account of Samuel G. Miller, executor of the last will and testament of George W. Horton, late of Carbon twy, deceased.

that testament of deorge W. Horton, late of Carbon twp., decessed.

18 Administration account of David Barrick, executor of the estate of Jane Stewart, late of Barree tp., deceased.

17 Administration account of James M. Lloyd, executor of the last will and testament of Honry Lloyd, late of Walker township, deceased.

18 Administration account of Adam Fonse, one of the administrators of Benjamin Fonse, late of Hopewell twp., deceased. deceased.

10 Administration account of Michael Flesher, administrator of John Trwin, late of Jackson township, deceased.

20 The first and partial account of Samnel Fink, excedute of the tast will and testament of Jacob Fink, late of Penn township, deceased.

tenn township, deceased,
21 The guardianship account of George Eby, guardian
of Nettie Hampson, of Brudy township,
JOHN E. SMUCKER,
Register's Office.)
Register.

NOTICE is hereby given to all per-sons interested that the following Inventories of the goods and Chattels set to widows, under the provisions of the act of 14th of April, 1831, have been filed in the office of the Check of the Orphuss' Court of Hunting don county and will be presented for "approval by the Court" on Wednesday the 10th of APRIL, (1867.): 1. The Inventory and appraisement of the goods an hattels which were of James Stinson, set apart to hiridow, Catharine Stinson. ridow, Catharine Stingon. 2. The Inventory and appraisement of the goods and hattels of Thomas Wilson, deceased, taken by his widow

chattels of Thomas Wilson, Accessed, taken by his widow Mary Wilson.

3. The Inventory and appraisement of the goods and chattels which were of John N. Mosser late of Juniat. Pp. deceased, taken by his widow Mary M. Mosser.

4. The Inventory and appraisement of the goods and chattels which were of J. hn. Russell, deceased, taken by his widow Susmanah Russell.

5. The inventory and appraisement of the goods and chattels which were of Abram Gutchall, deceased, taken by his widow Mary A. Gutchall.

6. The Inventory and appraisement of the goods and chattels, which were of John McHugh, deceased, taken by his widow kilen McHugh.

7 The Inventory and appraisement of the goods and chattels, which were of Daniel Reader, deceased, taken by his widow Elizabeth Reader.

6. The Inventory and appraisement of the goods and chattels which were of Daniel Reader, deceased, taken by his widow Elizabeth Reader.

6. The Inventory and appraisement of the goods and chattels which were of Samnel Burdge, deceased, set appraised to the widow of the Barreet op, taken by his widow Sarah Miller.

7. The Inventory and Samnel Burdge, deceased, late of Barreet op, taken by his widow Sarah Miller, deceased, late of Barreet op, taken by his widow Sarah Miller.

JOHN E. SMUCKER, Register Mch. 13, 1867.

IMPORTANT TO BUILDERS. T. BURCHINELL & CO'S

NEW PLANING MILLS

HUNTINGDON, PA.

HAVING erected a First Class MILL

BUILDING MATERIALS Of DRY LUMBER, at moderate prices

WHITE AND YELLOW PINE FLOORING, WHITE AND YELLOW PINE FLOORING, WRATHER HOARDING, DOOR AND WINDOW FRANES, DOORS AND SAIN, ALL KINDS OF BLINDS AND SHUTTERS, BRACKETS AND SCHOLLS, sawed to order, WOOD MOULDINGS of every description, TURNING, NEWEL POSTS, BALGUSTERS, &c.

Boing situated on the line of the Pennsylvania Railroad and Canal, it is convenient for shipping to any part of the State.

The senior partner being a practical Architect and Builder will furnish Plans, Specifications and Detail Drawings for all kinds of Buildings.

25 Orders for work solicited and promptly filled.
Huntingdon, March 6-3m

BRIDGE TO BE REPAIRED. RIDGE TO BE REPAIRED.

The Commissioners will repair the Bridge at Mentgomery's Hollow, above Mill Creek. They will receive Proposals for the stone work at their office in Huntingdon, on TUESDAY, the 2d day of APRIL, 1867.

The following work is to be tone: Piers to be repaired and extended eight feet at the bottom on the upper side and tatter three inches to the foot; to be of the same hickness as the old piers; stones to be dressed and built with cement in the same manner as the bridge at Mount Union. To be completed by the 1st day of July, 1867.

By order of the Cosmissioners.

meth

\$30 REWARD!
J. HARRY TYPER DROWNED. The above Reward will be paid for the recovery of the bedy of J. Harry Typer, who was accidentally drowned in the Rayslown Brunch at Hopewell, Bedford county, on the 18th of February last.

Any into mation of the finding of the body can be left with the undersigned, or bloyd & Oo., at Hopowell, Mr. Richiliberger at Saxton, J. T. Shirley at Covo Station, or Globo Office, Huntingdon.

32. It is hoped the good people along the Branch will aid in recovering the body.

WILLIAM TYPER. WILLIAM TYPER.

Hopewell, March 6, 1367. EVERYBODY MUST LIVE! CALL AT

LEWIS' FAMILY GROCERY.

The best of everything will be constantly kept on hand and sold at the lowest prices possible. Quick sales and mall profits.

ALEXANDRIA BREWERY. THOMAS N. COLDER. The undersigned having now entered into the Alexandria Browery, the public are informed that he will be prepared at all times to fill orders on the shortest notice.

THOS. N. COLDER.

Alexandria, Oct. 23. 1866-tf. MONEY!

ECONOMY IS MONEY SAVED!

The subscriber is permanently located in Huntingdon, and by prepared to purchase, or repair in the best style, and expeditionally, TASOLS.

All articles intrusted to have will be returned to the residence of the owner as some as repatted. Unbreilas and purasols for repair can be left at Lewis thock store, may 3,1860ff.

SALES.

TWO GOOD HORSES FOR SALE.

FOR SALE. VALUABLE TRACT OF LAND A about a mile, distant from Huntingdon berough, and connecting by n short lane, with the public road leading from said, borough up Stone Creek, containing over 80 ACRES, about 40 thereof being cleared; having thereon creeted a good two story frame DWELLING HOUSE and stable. For further particulars inquire of Huntingdon, Feb 27-tf JNO. H. GLAZIER.

Brass Musical Instruments

FOR SALE. 1 Silver E flat Cornet, 2 Brass E flat Cornets, 2 E flat Altos, 3 B flat Tenors, 1 Baritone, 2 E flat Basses, 1 Bass Drum.

The above outfit for a Band will be sold at very low rates, and these desiring to purchase should avail themselves of this concertainty.

Farm For Sale. THE undersigned offers at Private Sole, her Farm situated in TROUGH GREEK VALLEY, about two miles west of Cassville, containing

107 Acres, About 18 or 20 well timbered, and the balance well cultivated.

The improvements are a two-etory frame house, log barn, and other outbuildings. There is a good young orchard of fruit trees on the premises, also a good spring near the house, and water running through nearly every field. There are about 40 acres of good Mendow.

If not sold by the 30th of MARCH inst., it will be of fered at Public Sale on that day, on the premises, at one of clock, F.M.

TERMS—One-third on confirmation of sale, when a good Warrantee Dead will be given,—the balance in two equal annut payments, to be secured by judgment bonds.

[mh3*] SAKAH HAUGER.

MOVERNMENT PROPERTY AT PRIVATE SALE OF PITKIN & CO.

5.000 now and second-hand TEAM-HARNESS.
10,500 BRIDLES, and Styles—\$5.50 to \$\$.
20.00 FOUR HOUSES, all styles—\$5.50 to \$\$.
20.00 WAGON COVERS, all styles—\$1.50 to \$\$.
20.00 WAGON COVERS, all styles—\$1.50 to \$\$.
20.00 WAGON COVERS, all styles—have and worn.
5.000 BLANKETS and HORSE COVERS.
Also, a large-stock of Reins, Lead Lines, Whips, Bugging and Market and Horse and Hors

PUBLIC SALE.

THE undersigned will expose to pub-On Tuesday, the 19th of March next,

The following property, to wit:

8 head of work Horses 3 colts, 3 milch
Gwes, fresh next spring, 5 Hogs.
Gwes, fresh next spring, 5 Hogs.
Gwest active gen nearly new, 1 rockaway bugger, one clider
with one wind mill, one sleet, plews, harrows, and first
and other articles in the farming line the numerous to
be mentioned. Also,

Household and Kitchen Furniture, uch as chairs, tables, stoves, and a variety of other aris der as vacue, were the selection of said les.
Sale to commence at 10 o'clock in the forencen of said lay, when due attendance and a reasonable credit will be WM. D. REED.

THERIFF'S SALES.—By virtue of write of Fi Fu, to me directed I will expose to oublic sale, at the Court House, in the berough of Hun-ingdon, on Saturday, the 30th day of March, 1867, at 2 o'clock, P. M., the following described real estate, wit:
All that certain piece and parcel of land in the occu-

adjoining lands formerly of feeter Frees on the east, James Entriken and Wn. Stirtiken on thosouth, Shoeuberger's heirs on the west, and John B. Wearer, on the north-containing about 30 acres, more or less, 25 acres cleared, having thereon a log house and stable, a young orchard, and other improvements. Seized, taken in exection, and to be sold as the property of Francis McCoy.

AL-O—A farm, tract or parcel of hand, situate in Henderson townstip, Huntingdon county, adjoining hands of Samuel Peightal, John A. Shultz, John Halt, Benjamin Corbin and Jesse Evans, containing 130 acres, more or less, with leg house and small log barn thereon erected. Seized, taken in execution, and to be sold as the property of Nicholas Shank.

JAMES F. BATHURST, Sheriff, JAMES F. BATHURST, Sheriff.

HERIFF'S SALES.—By virtue of virtue of virtue of venditioni Expons. to me directed, I will expose to nublic sale or outers as the Court House, in writs of Venditioni Expones, to me directed, I will expose to public sale or outery, at the Court House, in the borough of Hantington, ON MONDAY, STR DAY of APRIL A.D. 1867, at 2 o'clock, P. M., the following described property to wit:

About five acros of land situate in Jackson township. Huntingdon county, Pa., bounded on the north by Randail Bickett; cast by Ellis Musser; south by Thomas Watson; and west by John Duff; with frame dwelling home, blacksmith shop, and old naw mill thorson. Scized, taken in execution, and to be sold as the preperty of Samuel Yocum.

Also—All the right, title and interest of defendant in a tract or purcel of land situate in Casa and Too tawnships, Huntington county, bounded and described as follows, viz. (in the north by lands of James Miller, cast by lands of James Hamilton, south by lands of Phillip Curfinan, west by Elias McLain, containing four hundred and three acres and allowance, about twenty acres of which is cleared, having a small plank house and stable thereon eracted. Seized, taken in execution, and to be sold as the property of Wm. P. Schell, Nortez to Purchaseas.—Bidders at Sheriff's Sales will take outlee that Immediately upon the property being knocked down, fifty per cent. of all bids under \$100, and twenty-five per cent. of all bids over that sun, mast be paid to the Sheriff, or the property will be set up again and sold to other bidders who will comply with the above terms.

If court continues two weeks deed acknowledged on About five acres of land situate in

and some continues two weeks deed acknowledged on Mednesday of second week. One week's court property knocked down an Monday and deed acknowledged on the following Saturday.

JAS. F. BATHURST, Shoriff, JAS. F. BATHURST, Shoriff. Sheripp's Operce, Huntingdon, Mch. 19, 1867.

HUNTINGDON Ħ \mathcal{Q}

MARBLE YARD.

J. M. GREEN & P. O. BEAVER Having entered into parinership, inform the public that they are prepared to execute all styles of Plain and ornamental Marble Work Such as MONUMENTS, HEADSTONES, also Building Work, at as low prices as any skop in the county. Orders from a distunce promptly attended to. Shop on MIFFEIN atject, a foy doors east of the Lu-theran church.

READ AND BE POSTED! TO THE NEWLY MARRIED

AND ALL IN WANT OF

New Furniture, &c.

THE undersigned would respectfully announce that he manufactures and keeps equatacity on hand a large and splendid assortment of DINING AND BREAKFAST TABLES, DUREAUS, BEDETRADS, WASH AND CANDLE STANDS,

WASH AND CANPLE STANDS,
Windsor and cane seat chairs, cupboarts, gilt and rese
wood moulding for mirror and picture frames, and a varicity of articles not mentioned, at prices that comot fail to
be satisfaced by the continuous of the satisfaced significant of the well known Balley & Pecamp
mirror picture. Bed tootom.
The public are invited to call and examine his stock
before purchasing elsewhere.
Work and sales room on titil street, near Smith, one
door west of Yenter's store.

JAMES HIGGINS. JAMES HIGGINS. Huntingdon, Aug. 1, 1868