FOR PRESIDENT,

U.S. GRANT FOR VICE PRESIDENT, A. G. CURTIN.

The free Railroad bill that passed the House early in the session, is in trouble. Several changes were made in the bill by the Senate, and the differences have been referred to a committee of conference. On the part of the House, it is alleged the Speaker has appointed a majority opposed to a Davis has not disappointed some of the through both houses this winter. The "ring" will be successful.

Surveyor General. The Convention | men.-Harrisburg State Guard. will be unanimous for Grant for Presfor Vice President. We don't know, especially when they are in the way are entertained of trouble. of new ideas of progress and reform in pelitics and economy.

Impeachment.

President Johnson may continue to be President for several months-perin good earnest, but a failure would not surprise us in the least. There are occupying the Presidential chair. We in the rebel army. must be patient for the result, and not be disappointed when we hear it. The be disappointed when we hear it. The doveloping into a proposition to elect House of Representatives."

Senate Court adjourned on Friday last a new President of the Senate in order House of Representatives."

House of Representatives."

House of Representatives." through his counsel will ask for further time to prepare for trial.

The Word "White."

Mr. Hickman, from Chester, some time since offered a resolution in the House of Representatives of our State Legislature, to amend our State Constitution by striking out the word "white" and imposing the intelligence test on voters. A vote was taken on the resolution on Tuesday of last week, which resulted as follows-Democrats in Roman, Republicans in Italic:

YEAS-Messrs. Beckert, Burrett, Edwards, Ford, Gordon, Hickman, Leedom, Mann, Meredith, Philips, Reinorhl, Smith,

NAYS-Messrs. Adaire, Armstrong, Beans, Beard, Berkstresser, Brennan, Bull, Chalfant, Chamberlain, Cornman, Craig, Creitz, Dailey, Day, Deise, Ewling, Fogel, Foy, Gallagher, Glass, Heilman, Herr, Holgate, Hong, Hottenstein, man, Herr, Holgate, Hong, Hottenstein, Jackson, Jenks, Jones, Josephs, Kase, Kerns, Kleckner, Lawshe, Linton, McCullough, McHenry, McJunkin, McKing, McGunkin, McKing, McKin outnings, interesting, accounts, he will be stry, Maish, Miller (Alleghonny,) Mill of impeachment it sits as a court seems the articles, which occupied thirty ler (Huntingdon,) Mullen (Michael,) unquestionable; that for the trial of an minutes, President Wade said: "The ale, Roush, Shively, Steacy, Stokes, Stokes, Stotes, Stotes, Stout, Strang, Subers, Wall, Weller, Westbrook, Westlake, Wharton, Wilson, Wilson Mullen (Thomas,) Nicholson, Rea, Rid-Winger, Witham, Davis, Speaker. YEAS-13.-All Republicans.

EXTREMISTS DEFEATED .- We have no doubt the vote in the House at Harrisburg, on the negro suffrage question, will give almost universal satisfaction in the Union Republican party.

The president of the court of the immemorial understanding in Englishment, as is proposed in the land has been that the officer whose conveniences of the entire corporation duty it is to preside at the trials of imany question in which he was perposition has been endorsed by the almost unanimous vote of the Republican representatives of the party of the State. The Philadelphia Morning Post, extremist, save the defeat of Mr. Hickextremist, says the defeat of Mr. Hickof my reflections to the Scaate—nameright to act as a trier or a member.—
man's impartial suffrage resolution
ly, at what period in the case of imwas a "disgraceful surrender of the main peachment of the President should the principle of the Republican party by Re. court of impeachment be organized, the meaning of British law, and the jection was well taken.

The procedure of the main peachment of the President should the profoundly learned in the practice and the profoundly learned in the practice and court of impeachment be organized, word "preside," when used by them, Mr. Morrill, of Maine, thought the publican Representatives." We deny the Post's assertion if we are permitted to any one who reflects upon the abilito give the sense of the Republican ties and the learning in the law which Republican party is not in favor of negro suffrage, but unfortunately many of the leaders are, and they by their extreme teachings have seriously damaged the strength of the party. In the party. In the party is not in favor of negro suffrage, but unfortunately many of the leaders are, and they by their extreme teachings have seriously damaged the strength of the party. In the party is not in favor of side the reason assigned in the Freeder. In the following the constitution. The Chief Justice being separated form both the political departments of the Government, was deemed the other who denied Mr. Wade the right of the Government, was deemed the other who denied Mr. Wade the right nerson most fit by reason not only of the court appeared the proposed that the political departments of the Government, was deemed the other who denied Mr. Wade the right nerson most fit by reason not only of the court appeared the party. In the court appeared the proposed the political departments of the Government, was deemed the other than the fine of the Government appeared the proposed the party. In the court appeared the proposed the party of the court appeared the proposed the proposed that the political departments of the Government appeared the proposed the pro voters of this county in evidence. The distinguish so many Senators, that be-Republican assemblies, majorities make platforms for the party, and party forgans" are expected to support the "organs" are expected to support the the next in succession should not pre. position. opinions of the majority. Will the side in a proceeding through which a Journal & American bols, or will it now vacancy might be created. It was not

—Cumberland County, Gen. Genry's table provision in view of this Constitutional provision that the organization of the Senate as a court of im-Andrew Johnson's right to continue in affairs.

-Seventeen negative votes will save Mr. Johnson. In the Senate the Demcrats have eleven. If six Republican Senators make up their minds against mpeachment the indictment will fail. Certain vague rumors are floating about which seem to give the friends of the President some hope; and in this connection the names of Senators Fessenden, Trumbull, Anthony, Ross, Sprague and Frelinghuyson are fresome quarters there is considerable speculation as to the motives which will be apt to weigh with them; which, taken separatoly or as a whole, strongly remind one that even United States Senators are human and, generally act pretty much as the average of mansind .- Pittsburg Commercial.

-From all the facts before us, and after the very fairest expression of free railroad law. If true, Speaker had, it is frankly conceeded that AnDavis has not disappointed some of the draw G. Cavrin is the declared choice the Constitution has charged the Constitution has charged the Chief drew G. Curtin is the declared choice friends of a free law. It is not expect of a very large majority of Republicans ted that a free railroad bill will pass of Ponnsylvania for the Vice Presidency. Goy. Curtin's bitterest per- obligatory, where he is unable to con- walks down the aisle to the desk of The Union Republican State hardihood to deny his hold on popular his respectful dissent should appear. Here in obedience to your notice for the ments before him, evidently prepared Convention meets in Philadelphia to affection. No man in the State is so day, the 11th. Gen. Hartranft will be cordially esteemed by the masses of re-nominated for Auditor General, and | the people, no man deserves more of Col. Campbell will be re-nominated for | the kind personal feelings of his fellow

-Jefferson Davis is at New Orident, and almost so for Andy Curtin leans. All the fire companies, as they passed the St. Charles Hotel, gave him nor don't care, what the platform rest repeated cheers. As they passed Gen. olutions may be. Give us the right Hancock's headquarters they took off At five minutes past one o'clock they men, and it don't matter much what their hats and their bands played "The entered the Senate, amid deathless sikind of campaign platforms you place bonnie blue flag." But six out of thir-Arms of the Senate. As they stepped them upon. Platforms are of small ty companies carried the flag of the inside the bar of the Senate, the Serimportance after an election is over- United States. Great indignation is geant at Arms announced, in a loud they don't have much binding force, expressed by loyal citizens, and fears voice, the Managers of the House of

tion nominated two good men for Au- well, followed by Messrs. Wilson and young man of 32 years, a strong party feeble. The managers walked to the man of the radical Democratic school, front part of the Senate Chamber, but has the reputation of being honest. close to the President's desk and took haps until the expiration of his term. Gen. Ent is an older man and served seats, while the members of the House True, his removal has been commenced in the army three years. The party ranged themselves around the seats of the Senators. could have done worse.

ment trial would not result in the ele-

for President and Wade for Vice President.

Chief Justice Chase Dissents from the in Impeachment.

Washington, March 4, 1868

day:
To the Senate of the United States:
—Inasmuch as the sole power to try
impeachment is vested by the Constinuous, who remained in his chair, tution in the Senate, and it is made looking wask, but exceedingly pleas-the duty of the Chief Justice to pro-side when the President is on trial, I in his seat, and preserved strict silence take the liberty of submitting very respectfully some observations in respect especially noticeable that none of the impeachment of the President this Senate will take due order and cognibors of the Senate with Chief Justice of which due notice will be given by presiding seems equally unquestionathe Senate to the House of Representatives."

that to a certain extent the benefits of third volume of Lord Campbell's Lives supported the views of Mr. Hendricks, ing the Chief Justice of the Supreme of the Chancellors, all of which, Sena-quoting as a precedent established by Court, the president of the court of tor Conkling said, made it clear that tution? It will readily suggest itself may well be supposed to have been se-

Political Items.

still loss unwarranted opinion that articles of impeachment should only be ance and its occupants chattered like presented to a court of impeachment; ten thousand magpies, until a rap that no summons or other process of the Vice President's gavel awed should issue except from the organiz- them into silence and warned them of ed court, and that rules for the government of the proceedings of such a mediately followed. The usual routine able to come to any other conclusions dinary presiding officer for the later of the Schate for the first hour. precedings upon an impeachment of the President, which does not seem to me to apply equally to the carlier. I am informed that the Senate has proceeded upon other views, and it is not levies are hushed into keen expectantially and the Senate for the first nour.

One o'clock is anxiously watched for, and promptly at that hour the entrance doors of the Senate Chamber were thrown open, and floors and galleries are hushed into keen expectantially. my purpose to contest what its superior wisdom may have directed. All casily recognizable in his judicial robes good citizens will fervontly pray that public opinion that could possibly be not impossible that such an occasion Wilson. Mr. Wade, in the chair, im-

Chief Justice. FROM WASHINGTON.

(Signed,) S. P. CHASE,

THE IMPEACHMENT. WASHINGTON, March 4, 1868.

The articles of impeachment were presented to-day by the managers selected by the House for the purpose.— Representatives to present articles of impeachment. Mr Bingham was in -The Democratic State Conven- front, having the arm of Gov. Boutditor and Surveyor. Mr. Boyle is a Williams. Next came old Thad. Ste-

After silence was restored, Mr. Bing--Gen. Geo. R Vickers, was on ham rose and said, holding the artiseveral great men in the Republican Thursday last elected U. S. Senator eles in his hand: "The Managers of party in the Senate who cannot be by the Maryland Legislature, to take counted sure for the removal of the the place of Thomas rejected. By counted sure for the removal of the place of Thomas rejected. Per are ready at the bar of the Senate, if haps Gon. Vickers will get a seat. It will please the Senate to hear thom, an opposition in the party to Mr. Wade is said he like Thomas also had a son to present the articles of impeachment, in maintenance of the impeachment —It is said that personal feeling is President of the United States, by the

until next Friday, when the President that the successful issue of the impeach. Senate, then said: "The Sergeant at Arms will make proclamation. The Sergeant at Arms then said :-

vation of Mr. Wade to the Presidency. "Hear ye, hear ye! Persons are com--The Republican State Convention manded to keep silence on pain of imof Ohio, on the 4th, declared for Grant prisonment while the House of Representation. against Andrew Johnson, President of the United States."

Views of the Senate on Proceedings | menced reading the articles. Every person kept perfectly still while Mr. Bingham was reading the articles.— The galleries were closely packed, and The following is Chief Justice Chase's hundreds of people stood in the halls communication sent to the Senate to- and corridors, unable to get even a

that to a certain extent the benefits of cluding Poster's Crown laws and the breathless attention in the chamber,

WASHINGTON, March 5, 1868. Journal & American bolt, or will it now endorse the action of its party at Harrisburg by opposing negro suffrage.

Will the "organ" grind out a tune with the sent at the state of the sent at the sent to impeach the President at its bar, leading to the capitol were thronged, for was not for one Senator to say that style at this office. Owners and keep-but does not seem to me an unwarran- it was known that the Senate would, at one and this one should not sit as a ers will make a note of this.

peachment under the Constitution, office. Long before the hour of noon ate that was in session, for if so the should precede the actual announce- the galleries of the Senate were crow- Chief Justice would not be in the chair. ment of impeachment on the part of ded with an attentive concourse of It was not in high court of impeachthe House, and it may perhaps be a both sexes. The ladies' gallery pre- ment, for that was not yet finally or

court should be framed only by the business of the morning hour proceed-court itself. I have found myself un-ed, and is voted a bore by all present. People have come to witness a great than these. I can assign no reason ceremony, and have no patience with quently spoken and written, and in for requiring the Senate to organize as previous bills and such legislative tri- the subject could not be determined a court under any other than its or- fles as seem to engross the attention

> no occasion may ever arise when the roy on his left, and followed by Judge grave proceedings now in progress Nelson, who is in plain citizen dress, will be cited as a precedent, but it is and walked arm in arm with Senator Justice with an important function in lution of yesterday for the organizathe trial of impeachment of the Presi- tion of the court, and vacates the chair ming a court of impeachment for the admissio trial of Andrew Johnson, President of the United States. I am new ready

to take the oath." Associate Justice Nelson then ad-The Chief Justice then took the

chair vacated a few moments before by Mr. Wade, and ordered the Senaors to be sworn in in succession. By this time the galleries were se scated on the steps and in the aisles, and the doors were cheked up with nectators.

There was some disappointment that all he wanted. the Senators were not sworn in groups of one by one in alphabetic order.-Commencing with Anthony the roll proceeded, and as the names were calld the Senators appreached the desk of the presiding officer, where the Chief Justice administered the same oath that he himself had taken a few moments before. Meantime the managers in the front of the House had ted a shorter process of organizing the United States."

which he is an unfortunate victim. The call had reached the W's, and volved his own succession. So neither ordered. could Mr. Wade, who was the acting Mr. A Vice President, sit as a member of the

Several Senators rose to respond, Messrs. Howard and Sherman among the latter, who evidently prepared for ed until next Friday, and the Senate what had occurred, replied that his went into legislative session. colleague was a Senator from Ohio;

the Scnate itself in the case of Mr.

floor in reply to show the want of ana | another article against the President. Chief Justice first, and in a speech of about five minutes duration, attemptobjection could only come from the by some to be the rinderpest.

The point was soon after put into good, but if so, he did not see how they could not be jurors also. This short speech of Morton's fell with great

ganized. It was a transition state from one to the other, and a very critical juncture at which to raise such an important question as was now being

Still the debate went on. Messrs Sumner, Pomeroy, Grimes, Dixon and others took part. Each speech seemed, instead of deciding the question, to open up new points of discussion. half past four it became evident that to-day, and the Court, and immediately after the Senate, adjourned to re-

new the debate to-morrow.
Washington, March 6.—The crowd at the capitol to-day was even greater than vesterday, but better order was than yesterday, but better order was preserved. Mr. Wado occupied the chair intil Chief Justice Chase entered the Chamber. He took his seat and called the Senate to order.

yesterday, from which it appeared that the pending motion was that of Reverdy Johnson, to postpone the consider-ation of Mr. Hendrick's objection to the Court until the other Senators were dent it has seemed to me fitting and The Chief Justice with his escort sworn in. Upon this question he said: dency. Gov. Curtin's bitterest per obligatory, where he is unable to con- walks down the aisle to the desk of "The Senator from Connecticut is ensual traducers have never had the cur in the views of the Senate concernithe Vice President, behind which he titled to the floor." Mr. Dixon immehere in obedience to your notice for the purpose of proceeding with you in for- for a long speech against Mr. Wade's Mr. Howard, of Michigan, who is

the leader of the impeachment in the since yesterday with a question of orministered the following oath to the der, and is prompt to use it and inter-Chief Justice: "I do solemnly swear rupt Mr. Dixon on the threshold of his yeas 24, nays 20, so Mr. Dixon proceeded.

Reverdy Johnson follows him, and then Mr. Hendricks rises, and after a few remarks, says that he has concluprowded that scores of ladies were ded to withdraw his objection to Mr. attracted the attention of the country to the subject, and thus accomplished

Reverdy Johnson interposes an obas on the first day of Congress, instead jection to the withdrawal, but finally yields, and Mr. Wade comes forward takes the oath, and becomes qualified as a member of the court. The Senate is now fully organized as

a Court of Impeachment. Next comes this proclamation from

and Senator after Senator was quali- that the rules adopted by the Senate fied. Only three failed to respond- for the government of the court should New Hampshire, who are campaigning in the East, and Saulsbury, who was laboring under an indisposition to which he is an unfortunate victim.

be adopted by the court, or they could not be considered binding upon it. By a vote, the court then adopted the people to have said decisions enforced. Resolved, That the pending impeachment of the Scott. Messrs. Doolittle and Patterson, of be adopted by the court, or they could ceedings of the Senate.

Mr. Howard now rose and moved there were only five names remaining that the Sceretary of the Senate be dipartisan power without justifiable cause on the roll. It seemed as if the organization of the Court was all but complete, but at the call of Mr. Wade's court. This was a formal motion not most vital interests of the country. name the monotony of the past half necessary for the information of the Cheers.

House managers, for they were all Resolved, That a return to a specie ricks, who rose in his seat, and in a waiting in the lobbies, with the expaying basis at the earliest practical court that may transfer him the Execu-tive office now held by Andrew Johnson, sident of the United States, be sum-should be paid as rapidly as is consisfor whose displacement the Court is moned to appear before the court of tent with the terms of the laws upon organized. He spoke briefly, but stated his case plainly. His point was that as the Constitution provided that Mr. Howard moved that a summons and the legal tender notes are composited by the constitution provided that Mr. Howard moved that a summons and the legal tender notes are composited by the constitution provided that Mr. Howard moved that a summons and the legal tender notes are composited by the constitution provided that the constitution provided the constitution provided that the the Vice President could not sit as be issued and made returnable on nent parts of the same financial sys-President of the Court, because it in- Friday, the 13th inst., and it was so tem, and until the Government is able

Mr. Anthony submitted a motion so holders of those bonds should be reto amend one of the rules as to allow quired to receive legal tenders in paythe Chief Justice either to decide ment. questions of order or submit them to the court as he might think it proper, them. The Chief Justice recognized but without action, the court adjourn- taxation, and that the exemption of

Washington, March 7 .- It is learnthat Ohio was entitled to two repre- ed from respectable Republican sources Winger, Witham, Davis, Speaker.

YEAS—13.—All Republicans.

NAYS—65.—Democrats and Republicans.

The above vote tells pretty plainly where the Republican party of the State stand on the question of negro suffrage. The great majority of party are opposed to negro suffrage, political equality.

Winger, Witham, Davis, Speaker.

YEAS—13.—All Republicans.

NAYS—65.—Democrats and Republicans.

The House the withdrew, with Mr. Daves, as chairman of the House in committee of the whole on the State of the senate in the conviction of President of the Senate in the result of the Conviction of President of the Conviction of President of the Union, and the sen to distinction between Mr. Pattern of the conviction of President of the Senate in the conviction of President of the Union, and the sen to distinction between Mr. Pattern of the sent in the conviction of President of the Senate in the onstruction of the Union, and the sen to distinction between Mr. Pattern of the sent of the Wade will resign his position as condition of the sen to distinction between Mr. President of the Senate in the conviction of President of the Union, and the House.

As the powers and duties of the Union, to the hall of the House.

As the powers and duties of the Constitution.

As the powers and duties of the Union, to the hall of the House.

As the powers and duties of the Union, to the hall of the House.

As the powers and duties of the Union, to the House then withdrew, with Mr. Pattern of the conviction of President of the Conviction of President of the Union, and Mr. Wade will resign his position as president of the Conviction of President of the Conviction of President of the Union, to the House.

As the powers and duties of the Union, to the House.

As the powers and duties of the Union, the House then withdrew, with Mr. Pattern of the Conviction of President of the Conviction of President of the Union of the Gondition of the Gondition of the Gondition of the Gondition of the Union, and Mr. Wade will resign his position as the flow of the

ly warrants its publication.

The President took a decided posiings. Such business as reaches the to protect all our citizens. We have for years opposed negro suffrage, and we are gratified that our frage, and we are gratified that our happened the first of the former into the latter will be peachment has definite fuctions, censults and conducive to order and frage, and we are gratified that our happened that our happened that our happened adopted, amid cheers.

The despute of the former into the latter will be peachment has definite fuctions, censults and conducive to order and frage, and we are gratified that our happened adopted, amid cheers.

The despute of the former into the latter will be concluded that our happened adopted, amid cheers.

The despute of the former into the latter will be concluded that our happened adopted, amid cheers.

The despute of the former into the latter will be the former into the latter will be calculated that our happened adopted, and cheers.

The despute of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the latter will be calculated that the first of the former into the first of the former into the first of the for im. Those who favor impeachment gates to the National Convention to say that this course will necessitate

> -The disease known as pleureo-pneumonia is committing great ravages among the cattle in the vicinity of Baltimore. In one stable thirty-eight cases occurred, thirty-five of which were fatal. The scourge is believed Better than Foreign Port.

Speer's Port Grape Wine is better than imported Port, and since the adulteration of the latter it must take its place. It is pure and really excellent and health giving.—Troy Times. Our druggists have some direct from Mr. Speer.

-Radical Restoration. Its good of feets are permanent. It not only restores the color of the bair, but the quantity and natural glossiness. This is said by every one using Mrs. S. A. Allen's Improved (new style) Hair Retorer or Dressing, (in on bottle.) Every Druggist sells it. Price one Dollar.

-Horse-bills printed in the best

This presented a confused aspect of School Books of all kinds for tion of the Senate as a court of im- Andrew Johnson's right to continue in affairs. Manifestly it was not the Sen- sale at Lewis' Book Store. tf. . LEWIS' Book Store.

Democratic State Convention.

The Democratic State Convention met at Harrisburg on the 4th inst. The following ticket was nominated. For Auditor General, Charles E. Boyle, of Fayette County. For Surveyor General, Gen. Welling

ton Ent, of Columbia County. The following resolutions by a committee were adopted: Resolved, That the happiness of the people and the preservation and continuance of our power as a Republic depend upon the perpetuity of the Union and the preservation of the Constitution, and the prompt restoration of each and all of the States to the enjoyment of their rights and functions

in the Union is essential to our pro

lation is the barrier thereto. Resolved, That the Constitution of the United States is the supreme law. It is binding upon the people and upon The Chief Justice stated the case as every department of the Government, stood at the hour of adjournment and it is the highest duty of those in and out of official place to yield impli cit obedience to all its provisions, until it is changed in the manner previation of Mr. Hendrick's objection to ded therein. The recent attempts of Mr. Wade's admission as a member of the legislative branch of the Government to usurp the office of the Executive, and to destroy the independence of the Judiciary, are deliberate attacks upon the plainest provisions of the Con-

stitution, in utter violation of its spirit, and tend to the overthrow of the Gov-Resolved, That the Radicals in Congress have wrung from the people enormous sums of money which they have Senate, has however prepared himself squandered in reckless extravagance; since vesterday with a question of orsed, incongruous and inequitable; that rupt Mr. Dixon on the threshold of his rigid economy in every branch of the Chief Justice: "I do solemnly swear that in all things appertaining to the trial of the impeachment of Andrew Johnson, President of the United States, now pending, I will do impartial justice according to the Constitution and the laws, so help me God."

The Chief Justice: "I do solemnly swear trupt Mr. Dixon on the threshold of the public servic, a decrease in the number of officials, a reduction in the army and navy, and reform in the collection of the revenue, are imperatively demanded, and only by this means can a taken and the Chair was sustained,

The Chief Justice: "I do solemnly swear trupt Mr. Dixon on the threshold of the public servic, a decrease in the number of officials, a reduction in the army and navy, and reform in the collection of the Chair. A vote was taken and the Chair was sustained,

The Chief Justice: "I do solemnly swear trupt Mr. Dixon on the threshold of the public servic, a decrease in the number of officials, a reduction in the army and navy, and reform in the collection of the Chair. A vote was taken and the Chair was sustained,

The Chief Justice according to the Constitution and the laws, so help me God." now imposed on the industrial and manufacturing interests be attained,

and the payment of our indebtedness be assured.

Resolved, That the Republican party responsible to the country for the Wade's admission, the debate having delay in the restoration of the Southern States to their just relations in the Union, and for the government of their people by military rule; that the purpose of these measures is to perpetuate radical power through the votes of illiterate negroes, and that these are the great primary causes of injustice on the

part of the Government in all its departments. Resolved, That in enacting the tenure of office law, the Legislative and Executive branches of the Governthe Sergeant at Arms, uttored in a full Executive branches of the Govern-round voice: "Hear ye; Hear ye! all ment, each for itself had a right to persons are commanded to keep silent judge of its constitutionality and that agers in the front of the House and were while the Sonate is sitting as a high waiting to enter the chamber, led by waiting to enter the chamber, led by Andrew Johnson, President of the portion of his oath of office which required him to preserve, protect and decourt. As it was they did not make their appearance inside the bar of the Chief Justice rose and briefly States, and that it is the right of every fend the Constitution of the United Sonate. Name after name was called addressed the members to the effect branch of the Government and of every citizen to have questions involving the constitutionality of any law speedily

> ment of the President of the United States is a gross and reckless abuse of

few incisive sentences undertook to show why Mr. Wade should not be permitted to sit as a member of the permitted to sit as a member of the asked through Mr. Bingham, their nation.

tem, and until the Government is able to redeem the legal tender in coin the holders of those bonds should be re-

Resolved, That every species of property should bear its fair proportion of Government bonds therefrom is unjust

and inequitable. Resolved, That we recognize with emotions of the deepest gratitude the sentatives in the Court, and quoted to-night that it has been virtually con- efforts of the gallant volunteer soldiery ceded, in view of conflicting interests, who so freely took up arms to protect

whence the information is derived ful- ernment to see that all citizens, naturalized and native, are protected in their The President took a decided position to day relative to the status of abroad as well as at home, and that in General Thomas, and has invited him the view of the Democracy the flag of to hereafter attend the Cabinet meet- the country ought and must be made The resolutions were unanimously

> A resolution instructing the delevote as a unit was adopted. Wm. A. Wallace was re-elected

Chairman of the State Committee. David Caldwell was appointed on the Committee from this County. Cyrus L. Pershing of Cambria was placed on the Electoral ticket for this District. Jerald J. Berns and Dr. Rowan Clark are delegates from this district to the National Convention. Isaac Hiester, Wm. H. Woodward, Asa Packer and Wm. Bigler, were elected delegates at large to the National Convention.

Ladies Dresses and Boys Clothing. The undersigned inform the public that they are prepared to make Ladies Dresses of all kinds in the most substantial and fashionable styles. Also Boys' Clothing. They respectfully solicit a share of patronage.

B. Annie M'Cabe. EMMA OSWALT. Huntingdon, Dec. 16, 1867,-tf. Stamps and Blanks.

Revenue Stamps of all kinds. Deeds.

Mortgages, Bonds, Judgment, Exemption and Common Notes, Justice's and Constable's Blanks of all kinds, School Orders and Agreements, Leases, Agreements, Marriago Certificates, License Petitions and Bonds, etc., etc., and Blank Books of all kinds, for sale at NEW ADVERTISEMENTS.

DARE CHANCE.—The exclusive Le control and saie of five valuable inventions, need-in every family, and paying large profits, can be se-red, by applying either personally or by letter to \$1.8. LASH & CO. \$127 Market street, Philadelphia. ch11-4₀*

A DMINISTRATOR'S NOTICE.

[Estate of GEO. C. BUOHER, dec'd.]

Letters of administration upon the estate of George O. Bucher, late of Alexandria borough, deceased, having been granted to the undersigned, all persons indebted to the NICHOLAS CRESSWELL,

CHEAP PAINTING.

PAINTING 100 lbs. of PECORA CO'S colored Paints, (costing \$123/.) will paint as much as 230 pounds of Lead and wear longer. For particulars address. COST OF For particulars address,
S. BOWEN, Sec'y.,
150 North Feutin street,
PHILADELPHIA LEAD.

EWIS RICHTER,

Alexandria, Mch. 11-6t.

Boot and Shoe Maker.

I guarantee entire satisfaction in Fit, Style, Material and Workmanship, and a saving of 25 per cent. on prevailing prices. Shop one door east of Johnston & Wattson's store, Huntingdon, Pa.

mb11-6m

NOTICE.

BROAD TOP COAL AND IRON COMPANY, New York, March 4th, 1868. TOTICE is hereby given that a Special Diesting of the Slockholders of this Company will e held at their office No. 119 Broadway, New York, on HURSDAY, MARCH 20th, at 11 o'clock, a.m., to take ction to increase the capital by the issue of special (or referred) atcelt to an amount not acceding two-diffus; o decrease the capital stock not more than one-half; to same an eight por cent. special (or preferred) stock in lace of stock to be cancelled.

NOTICES IN BANKRUPTCY.

DISTRICT COURT OF THE UNITED STATES, FOR THE WESTERN DISTRICT OF PENNSYLVANIA. SSIGNEE APPOINTED. A SSIGNEE APPOINTED.

In the matter of JAMES SANTON, Bankrupt.

Towniom it may concern:

The undersigned hereby gives notice of his appointment as Assignee of the estate of JAMES SAXTON, of HUNTINGHON, in the county of Huntingden, in the said district, whie was, to wit: on the 27th day of December, A. D. 1867, adjudged a bankrupt, upon his own potition, by the District Court of said District.

Dated at Huntingdon, this 6th day of March, A. D. 1863.

In the District Court of the United States, for the Western District of Pennsylvania.

mh11-3t

MARTIN L. LONGENECKER.

Western District of Pennsylvania.

A SSIGNEE APPOINTED.

In the matter of SIMON COUN, Bankrupt.

To volom it may contern:

The undersigned hereby gives notice of his appointment as Assignee of the estate of SIMON COUN, of Coffee Run, in the county of Huntingdon, in the said district, who was, to wit: O at the 4th day of February, A. D., 1868, adjudged a Bankrupt, upon his own petition, by the District Court of said district.

Dated at Huntingdon, this 6th day of March, A. D. 1868.

WILLIAM LEWIS,

Assignee.

DISTRICT COURT OF THE UNITED STATES, FOR THE WESTERN DISTRICT OF PENN'A.

N THE MATTER of WILLIAM A.
WHITTAKER, Bankrupt, Western District of Pennylvania, say WHITTAKER, Bankrupt, Western District of Pennsylvania, as:
THIS 78 TO GIVE NOTICES: That on the 23th day of February, 1868, a Warrant of Bankrupter was issued out of the District Court of the United States for the Western District of Pennsylvania, against the action of WILLIAM A. WHITTAKER, of Huntingdon, in the counding of Huntingdon, in said District, who has been adjudged a Bankrupt en his own petition: That the payment of any debts and the delivery of any property belonging to said Bankrupt, to him, or for his use, and the transfer of any property by him, roof or his use, and the transfer of any property by him, roof or his use, and the ransfer of any property by him, roof or his use, and the ransfer of any property by him, roof or his use, and the ransfer of the distance of his estate, will be held at a Court of fankrupt, to bolden in the Court House in Huntington, befer JOHN BROTHERLINE, Eaq. Register for said district on the 10 m par or APRIL, A. D. 1888, at 10 octock, a. m. THOS. A. ROWLEY, U. S. Marthal, mh.II.-4

Ey S. THOS. ELDER, Deputy Marshal.

In the District Court of the United States, for the Western District of Pennsylvania.

N BANKRUPTCY.—In the matter of

lon, beloro JOHN BROTHERLINE, Esq., Reg aid District, on the 27th day of March, A. D O o'clock, a. m. THOS. A. ROWLEY, U. S. Marshal, t By S. Thos. Elden, Deputy Marshal. feb26-4t THE OLD ESTABLISHED FIRM

J. J. RICHARDSON & CO., 126 MARKET STREET, PHILAD'A.

DMINISTRATOR'S NOTICE.—

JOHN E. KETTERMAN, Mch4-6t VERGNE'S IMPROVED

A chemical proparation of Lard, or Lard Oil, neutrali-ing its attraction for OXYGEN—the source of gum, &c., and imparting to it (by chemical affinity) a property of ATTRACTION FOR METALS,

hereby it is retained, in lubricatiom, CONTINUOUSLY PURE from at least 25 to 50 per cent, longer than sperm oil. By BBLS. \$1.85; CASE, OR 200 GALLONS, \$1.80 PER GALLON. 5 galls, square can, - \$11 03—Case, 2.12 Doz. - \$22 65 3 6 79— ... 2.12 for ... 13 56 1 13 57 248— ... 6.12 ... - 14 76 12 14 76 25 Cans credited on return in order. Discount by case, to retail dealers.

SEWING MACHINE OIL. The Oil is also put up as a Sewing Machine and Armor Oil, in 3 to 4 oz., (white flint) 25 cents—packed in one doz., \(\) and \(\) gross cases; in Soz., 50 cents—packed in \(\) 4 and \(\) doz. cases; and in 24 oz., \(\) 1, \(\) 1, \(\) 1, \(\) 2, \(\) 1 and \(\) 26oz. cases; sold by gewing Machine agents, First Class Druggists, Grocers and Country Merchants. Orders received through the trado.

The winter standard of the Oil is 35° to 40° Fah't. Orders by bl., &c., sent through Messrs. SMITH & CO. and anufacturers' supplies, Market street; B. BULLOCK'S (ONS, Wool, 42 south Frout street, WM. SELLERS & CO, dischinkts, and the PHILADELPHIA MACHINE AGEN', 18th and Minor streets, Philadelphia.

C. B. DE LA VERGNE, AG'T., anch Manufactory, 106 Callowhill St., PHILADELPHIA.

JAS. E. CALDWELL & CO., JEWELERS, NO. 902 CHESTNUT STREET. PHILADELPHIA,

Manufacturers and Importers Of every description of FIRST CLASS GOODS, belonging to the Business of Goldsmiths and Silversmiths,

Have removed to their NEW MARBLE STORE, Extending from Chestructure STORE, and ing ample room and convenient accessories, giving opportunity for a proper display of goods, and better means by their examination.

With extensire and favorable arrangements in this country and in Europe, we are in a position to offer at adderate FIXED prices Watches, Diamonds, Bronze & Marbla Goods, Silver Wares, Jewelry, Porcelain, Plated Goods,

Musical Boxes, and every description of FANCY ARTICLES. Strangers visiting the city are cordially invited to ex-mine our New Store. [mhi,68,-Iy.

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tf. feb26-3m