# Gentlemen of the General Assembly: Congress, thus far, has failed to provide a peet anything of the sort. The Republisufficient remedy for the distressed condition of the country. And, it is extremely doubtful, whether any general law could be passed that would meet the wants of the many different sections of the Union. No the question. They believe that great sylvania we have a different state of finan. er there was a sufficient amount of intimicial distress from that of any other State in the Union, brought about in the first

increase of entries in the Continuance and Execution Dockets; let him pass along the streets of any village or town and behold the closed shutters and bulletined doors of places of business; let him go ask the common people and learn from them the trials to which they have been subjected. Every mouth is full of evidence; every hearth has been made sad by the failure of some one near and dear to those who circle around it. There can be no doubt about it. What, then, has produced this ruin and desolation? We can only speak for our immediate vicinity, and we presume the same facts apply, in a modified form, to other localities. After the failure of Jay Cook & Co., and the inauguration of the Panie of 1873, all classes lost confidence, and in all not purely cash transactions, they began to ignore the usual commercial paper, which has received the sanction of three hundred years, and began to demand of the debtor an obligation containing a Warrant of Attorney to confess judgment, and a Waiver of all Exemption laws, a Waiver of Stay of Execution, a Waiver of Inquisition, and agreeing to a condemnation of all the property of the Payor; in short waiving all the wise provisions, which the legal wisdom, covering, perhaps, a period of five hundred years, has matured for the protection of the debtor. The debtor was willing to place everything, save life itself, at the mercy of the creditor. If times had grown better instead of worse, the trust might not have been misplaced. But depression succeeded depression, and from anxiety and doubt came panic, and with it want of reason. The consequence was that every man who held his neighbor's obligation swelled the crowd at the Prothonotary's office, and the result can be imagined. Those who believed themselves solvent, in a few brief minutes, were left with scarcely subsistence for a single day. And, when the sale came, that, which cost hundreds, was knocked down for a mere song. Nobody to bid but the creditor. But we have no desire to prolong this picture.

What, then, should the remedy be? 1st. Common sense suggests that the first step to be taken is to prevent the further sacrifice of the debtor's property .-This we presume can only be done by the immediate passage of a Stay Law, and

2ndly. By preventing men from waiving all the wise provisions which have been devised for the protection of themselves and families, so that there cannot be a recurrence of the present trouble.

It is the duty of the State to prevent the impoverishment of its citizens. And we appeal to you, gentlemen of the Assembly; to rise above any personal considerations, and grant us the relief for which we pray, and especially do we appeal to the Legal Fraternity, which makes up a large proportion of your respective bodies, to rise above the pettifogging notions of Police Court Shysters, and give these remedies their hearty co-operation. We do this the more earnestly because the impression has gone abroad that the lawyers are determined to throw all manner of obstacles in the way of the relief which is here

Gentlemen: Believing that you wish to subserve the best interests of your State, we have no doubt that the eyes, of the hundreds of thousands who are weighed down and oppressed with debt, as scarcely ever

for a tribunal of this kind, nor, permit us to add, does the Constitution contemplate such a condition of affairs as we have thrust upon us. We are in deep water. Neither the Constitution nor the laws, unless arbitrarily constituted, make any provision for us. What are we to do? Will we go

orward insisting upon our views of the natter while one-half, or nearly so, of the ntire country charges us with resorting to revolution? It is asking too much to excan party is a law-abiding party. Its great hosts only ask that they be fairly dealt with. They believe that it is almost impossible to tell which party has honestly carried Louisiana, and Louisiana decides wrongs were perpetrated there, but whether there was a sufficient amount of intimidation to change the result can only be two are effected exactly alike. In Penn- wrongs were perpetrated there, but whethdetermined by the most thorough investigation. This board-Returning Board as place by the general panic and aggravated it is styled-will have ample power to.do E. F. Kunkel's Bitter Wine of Iron by our peculiar laws and usages. This this. If, upon a most searching and has never been known to fail in the cure of The Bad Vear-Political-Bennett-May-Vanderbilt embarrassing condition, it seems to us, thorough investigation, it is found that can only be relieved by your Honorable there were not sufficient intimidation to of breathing, general weakness, horror of disbodies. The only questions that should be change the result, let Hon. Samuel J. Tilasked by you, we think, are: "Is there hand, if the position of the Republican such a State of financial distress in this party is sustained the inauguration of Gov. State as calls for the interposition of re- Hayes will follow as a matter of course medial measures? And, if so, what should The Republican party cannot afford to take

tress? If he does, let him look at the in fact—that will establish a tribunal that health who have used it. Take only E. F. from month to month, in the various local newspapers; let him inquire at any Prothonotary's office and learn the marvelous where it will.

Will weigh the evidence to be submitted be submitted and decide accordingly. Our voice is for As Kunkel's Bitter Wine of Iron is so well known all over the country, druggists them selves make an imitation and try to palm it selves make an imitation and try to palm it off on their customers, when they call for out?" A bill to provide for and regulate the counting of votes or President and Vice President, and the decision of ques-ions arising thereon for the term commencing March 4,

announce the state of the vote and the names of the resons, if any, elected, which announcement shall be semed a sufficient declaration of the persons elected Pres-ent and Vice President of the United States, and togeth-with a list of the votes be entered on the journals of

er with a list of the votes be entered on the journals of the two houses.

Upon such reading of any such certificate or paper, when there shall be only one return from a State, the President of the Senate shall call for objections, if any. Every objection shall be made in writing, and shall state clearly and concisely, and without argument, the ground thereof, and shall be signed by at least one Senator and one member of the House of Representatives before the same shall be received. When all objections so made to any vote or paper from a State shall have been received and read the Senate shall thereupon withdraw, and such objections shall be submitted to the Senate of its decision, and the Speaker of the House of Representatives shall in like manner submit such objections to the House of Representatives for its decision; and no electoral votes from any State from which one return has been received 'shail be rejected except by the affirmative vote of the two houses. When the two houses have voted they shall immediately again meet, and the pre-siding officer shall then

ce. When the two houses have voted they shall imately again meet, and the preciding officer shall then unce the decision of the question submitted.

2. That if more than one return or paper purporto be a return from the State shall have been receive the President of the Senate purporting to be the finates of electoral votes given at the last preceding jon for President and Vice President in such State sets they shall be duplicates of the same return), all returns and papers shall be opened by him in the ence of the two houses when met as aforesaid, and read nce of the two houses when met as aforesaid, and re-te tellers, and all such returns and papers shall ther be submitted to the judgment and decision as b is the true and lawful electoral vote of such Stat of a commission constituted as follows, namely: During the session of each house on the Tuesday next preceding the first Thursday in February, 1877, each house shall by matrianted by the framers of the Supreme Court of the United States to be ascertained as hereinafter provided, shall constitute a commission for the decision of all questions upon or in respect of such double returns named in this section.

Warranted by Matrianted by Thursday in States to be ascertained as hereinafter provided, shall be inaugurated. The Republicans of this City, who know by bitter experience what Democracy is, shudder when they think and House of Representatives, open all the certificates, and the votes shall then be counted." Now, section.

upon or in respect of such double returns named in this section.

On the Tuesday next preceding the first Thursday in February, A. D. 1877, or as soon thereafter as may be, the Associate Justices of the Supreme Court of the United States, now assigned to the First, Third, Eighth and Ninth circuits, shall select in such manner as a majority of them shall deem fit another of the Associate Justices of said court, which five persons shall be members of said commission, and the person longest in commission of said fly Justices shall be the president of said commission. The members of said commission shall respectively take and subscribe the following oath:

I, ——, do solemnly swear (or aftern, as the case may be) that I will impartially examine and consider all questions submitted to the commission of which I am a member, and a true judgment give thereon, agreeably to the Constitution and the laws, so help me God.

Which oath shall be filed with the secretary of the Senate.

When the commission shall have been thus orga

son so appointed shall become a member of said commission; and in like manner, it any of the said Justices of the Supreme Court shall die or become plysically incapable of performing the duties required by this act, the other of said Justices, members of said commission, shall immediately appoint another Justice of said Court a member of said commission, and in such appointments for said commission, shall immediately appoint another Justice of said Court a member of said comission, and in such appointments for said commission, who shall thereupon immediately take and subscribe the oath hereinbefore prescribed and become a member of said commission to fill the vacancy so occasioned.

All the certificates and papers purporting to be certificates of the electoral vote of each State shall be opened in the alphabetical order of the States, as provided in section 1 of this act, and when there shall be more than one of such certificates or papers, as the certificates and papers from such State shall be opened (excepting duplicates of the same return), they shall be read by the teller, and thereupon the President of the Senate shall call for objections, if any. Evergeobjection shall be made in yeiling, and shall state clearly and concisely, and without argument, and ground thereof, and shall be signed by at least one Senator and one member of the House of Representatives before the same shall be received. When all such objections so made to any certificate, vote or paper from a State shall have been received and read, all such certificates, votes and papers so objected to and all papers accompanying the same, together with such objections, shall be forthwith submitted to said commission, which shall proceed to consider the same with the same powers, if any now possessed for that purpose by the two houses acting separately or together, and by a majority of the votes decide whether and what votes of any such State are the votes provided for by the Constitution of the United States, and may thereis take into view such pet tes decide whether and what votes of any such State are e votes provided for by the Constitution of the United ates, and may thereis take into view such petitions, dep-itions and other papers, if any, as shall, by the Consti-tion and now existing laws, be competent and pertinent such consideration; which decision shall be made in riting, stating only the ground thereof, and signed by embers of said commission agreeing therein, whereupon to two houses shall again meet, and such decision shall read and enfered on the journal of each house, and the uniting of the votes shall proceed in conformity there-th where worn objection made thereto in writing

either house on a motion to withdraw, and no small have power to preserve order.

SEC. 4. That when the two houses separate to decide upon an objection that may have been made to the count-ing of any elactoral vete or votes from any State, or upon objection to a report of said commission or other question arising under this act, each Senator or Representative may speak on such objection or question ten minutes, and not oftener than once, but after such debate shall have lasted two hours it shall be the duty of each house to put the main question without further debate.

SEC. 5. That at such joint meeting of the two houses sents shall be provided as follows: For the President of the Senate, the Speaker's chair: for the Speaker immeditorat votes shall be taken unless a question shall have en in regard to counting any sight votes or otherwise this act, in which case it shall be competent for er House, acting separately in the manner herein's provided, to direct a recess of such House, not beyon

s legislative or other business.

Src. 6. That nothing in this act shall be held to impai affect any right now existing under the Coustitution d laws to question, by proceeding in the judicial court the United States, the right or title of the person who all be declared elected or who shall claim to be Presint or Vice President of the United States, if any such the rists.

cause the Constitution makes no provision | for which he recommands to the cause the Constitution makes no provision | for which he recommands to the cause the Constitution makes no provision | for which he recommands to the cause the Constitution makes no provision | for which he recommands to the cause with the most gratifying success. It is a fact known to every well-informed physician that many single remedies possess several different properties. Quinine, for instance, has a tonic quality, which suggests its use in cases of debility; an anti-periodic, by which it is efficacious in ague; and a febrifuge property, which renders it efficacious in cases of fever. The result of its administration will also vary with the quantity given and the circumstances under which it is employed. So, likewise, the under which it is employed. So, likewise, the Golden Medical Discovery possesses both pectoral and alterative, or blood-cleansing props of the highest order. By reason of hese two prominent properties it cures two classes of diseases. First, those of the respitory organs, as throat, bronchial, and lung ections, chronic coughs and asthma, and cond, diseases of the blood and glandular ystem, in which affections all skilful physiians employ alteratives, as in cases of blotcheruptions, ulcers, swellings, tumors, ab-While its use is, by its combination of roperties, suggested in cases of pulmonary onsumption, yet you need not take it expectwill not perform miracles, but it will cure many grave forms of disease.

weakness, attended with symptoms; indisp ition to exertion, loss of memory, difficulty ease, weak, nerrous trembling, dreadful hor-ror of death, night sweats, cold feet, weakness, den be declared elected, and, on the other hand, if the position of the Republican party is sustained the inauguration of Gov. Hayes will follow as a matter of course medial measures? And, if so, what should the remedies be?"

Can any one doubt the universal discrept forms and one of the position. It would be suicidal. We, therefore, hope that the plan suggest—ed, or something similar to it,—anything in fact—that will establish a tribunal that the content of the course fails. Thousands, are now enjoying at the thousands, of the blood, nain in the back, heaviness of the eyelids, frequent black spots flying before the eyes with temporary suffusion and loss of sight, want of attention, etc. These symptoms all arise from a weakness and to remedy that use E. F. Kukel's Bitter Wine of Iron. It never fails. Thousands, are now enjoying all, the knowledge of the deep suffering of the body, dryness of the skin, palid countenance and eruptions on the face, purifying the blood, pain in the back, heaviness of the eyelids, frequent black spots flying before the eyes with temporary suffusion and loss of sight, want of attention, etc. These symptoms all arise from a weakness and to remedy that use E. F. Kukel's Bitter Wine of Iron. It never fails. Thousands, are now enjoying the penalty. When we think of the East Side of our circles are not of the body, dryness of the skin, palid countenance and eruptions on the face, purifying the blood, pain in the back, heaviness of the blood, pain in the back, heaviness of the eyelids, frequent black spots flying before the eyes with temporary suffusion and loss of sight, want of attention, etc. These symptoms are not of the body, dryness of the skin, palid countenance and eruptions on the face, purifying the body, dryness of the skin, palid countenance and eruptions on the face, purifying the body, dryness of the skin, palid countenance and eruptions on the face, purifying the body, dryness of the skin, palid countenance and eruptions on the face, purifying the body drynes of the skin, pa

ly put on the outside with the proprietor's photograph on the wrapper of each bottle. Always look for the photograph on the outside, and you will always be sure to get the genuine. \$1 per bottle, or six for \$5. Sold by Druggists and Dealers, everywhere.

ALL WORMS REMOVED ALLY.

E. F. Kunkel's Worm Syrup never fails to estroy Pin Seat and Stomach worms. Dr. KUNKEL, the only successful Physician who removes Tape worm in 2 hours, alive with nead, and no fee until removed. Common sense teaches if Tape worm be removed all other worms can be readily destroyed. Send for circular to Dr. Kunkel No. 259 North 9th street, Philadelphia, Pa., or call on your drug-gist and ask for a bottle of Kunkel's worm Syrup. Price \$1.00. It Never fails. [jan5-1m

#### National Notes.

National Returning Board—The Same Old Trojan Hors Again—Judicial "Cæsarism"—No Compromiss!—Na Tampering with the Talegraph. Correspondence of the JOURNAL.]

WASHINGTON, Jan. 20, 1877. THE ELECTORAL TRIRUNAL.

Last winter, in a conversation on the Amnesty Debate, Mr. Blaine said to me that the Democrats,

Debate, Mr. Blaine said to me that the Democrats, from having been so long out of office, seemed to have lost the faculty of government. Their policy was a series of blunders. They seem, at last, to have recovered their old power.

They have succeeded in frightening Republicans enough by their pretexts, to cause them to congent to a crafty scheme for counting the Electoral Yote. It is the most revolutionary and unconstitutional project ever presented to Congress,—revolutionary, as it establishes a precedent that can be used to overthrow the popular verdict whenever the "face of the returns" exhibit any element of doubt; and unconstitutional, in that it is neither warranted by the letter nor by the spirit of the National Compact, and establishes a tribunal neither provided for nor suggested by the framers of that instrument.

tificates, and the votes shall then be counted." Now, if the change of one vote "on the face of the returns" would not change the whole election, no one, to-day, would attempt to deny that the duty of counting the votes devolves on the Vice-President; and that, as a necessary consequence of it, he and he alone must determine between the two ots whenever any State sends duplicate returns.

sets whenever any State sends duplicate returns. It is one of the three high functions invested in him by the Constitution and that belong to his office and its distinguishing prerogatives.

The ultra-democrats insist, (as they happen to have a little confederate army in the popular branch of the Legislature,) that the House of Representatives alone shall have the right to object to the vote of any State and that their objection shall cause its rejection! They might throw out Ohio or Illinois under this theory, with cause or with or Illinois under this theory, with cause or with out; or at any tim, under some spec ous pretext, they could throw out States enough to vomit the election into the House.

I know that Tilden himself gave up the election n despair two weeks ago. I was told a week since by a Southern democrat, an ex-Confederate, nal friend, who is intimately acquainted e southern democrats in Congress, that lieved they had lost the battle, but that they are perfectly willing of course to accept a victory if it could be won by Northern democratic

strategy.

Just as they were throwing down their arms, 

What is this project? Let us look at it. Be-cause, mark you, legal quibblers insist that the words "shall then be counted" admit of some doubt the fabric he had built should remain for all time. words "shall then be counted" admit of some doubt as to who shall count them, therefore, in order to do homage to the Constitution, they create for this duty a Returning Board that not one of the framers ever dreamed of! Because these legal pettifoggars are "not sure" that the Vice-President should count the votes, they suggest the creation of a Board that it is historically sure the Constitution did not intend to count them!

The Roard is to consist of five Senators, five

ution did not intend to count them!

The Board is to consist of five Senators, five Representatives, and four Judges of the Supreme Court who shall choose a fifth Judge.

Look steadily at this scheme and what does it mean? It means that one man shall elect the next President instead of forty-four millions of people. All the Republican Congressman will vote for Hayes and Whooler, because they were honestly elected by the largest popular vote ever given for any Republican candidates in every State in which there was a free and fair election. All the demothere was a free and fair election. All the demo crats will vote for Tilden and Hendricks, because of the Romish Church during the Middle Ages in

the Romish Unuren and murder the Gulf States to-day—to persecute and murder for opinion's sake—they will not hesitate to use any less revolting agency to achieve their predetermined purposes.

Now, then, how about the Judges? The Judges fact and fancy have been strangly mixed and jumbled together. The rumor that the legislature should be about to pass resolutions instructing our Sentence of the Supreme Court are neither more nor less. of the Supreme Court are neither more nor less partizan in their creed and character than Senators. Their robes of office do not change their natures. There are two democrats and two republicans named in the High Joint Bill. These four judges name the fifth, on whom to all intents four judges name the fifth, on whom to all intents were passed in both the Sprate and the House by four judges name the nict, on whom to an intents and purposes, the result of the last election will rest if the scheme is not defeated. Stripped of all its verbal masks, this is a scheme to substitute a Dictator in the place of the people to name the next President of the United States. The other that any Democratic Senator or Representative in next President of the United States. The other four members count for nothing. They are ciphers. That one man, not elected by the people, nor by men elected by the people, nor responsible to the people, nor having any political power nor accountability, becomes the most potent force in culiar views upon the subject and will vote and act accordingly,

If there ever was a bill considered in caucus providing for a million dollars worth of malitia is never got any furthur. There are those who assert that the whole thing is a myth—a mare's ness American polities for the near of Casarism! That And yet we have heard of Casarism! That Democrats should anatch at any scheme to retrieve their defeat should excite no surprise, but it does seem incredible that Republicans should consent to put their late Waterloo victory in peril again. Democrats believe it a Casar. They wanted one factor of the same it was Cronin) to decide the consent of which the same it was Cronin) to decide the consent of the co American politics for the next generation!

And yet we have heard of Cæsarism! That

Let every Republican at once write to the Senaors from his State in indignant protest against this scheme.

If we must have an extra constitutional method of determining the last election, let us put up Poker Jack, of Arkansas, against John Morrisey,

section of the sectio

This High-Joint or Tri-Joint Commission is well. It would require 101 votes on a full vote sidered by it. It is a scheme worthy of legal quibblers, who regard only the letter not the spirit of the Constitution.

I trust Grant will veto it if it is passed. sible that they have learned wisdom by bit

ter experience.

A Local Option bill has been introduced in both the Senate and House. This is a perplexing question to many members and they would fain There have been lively debates this week about the seizures of telegraphic dispatches. It is a wrong for which both parties are equally responsible. The telegraph should be as sacred as the mail. I trust that both parties will become sick of the revelations that this unrepublican proceeding may bring to light that they will not wall.

#### New To-Day.

sick of the revelations that this unrepublican proceeding may bring to light that they will mutually agree to declare the telegraph inviolable. The republicans of high rank have nothing to fear.—Zach Chandler is too shrewd a man to telegraph anything that he would not care his enemies to know. Nor do I suppose that the sly old fox, S. T., imperilled his cause by such indiscretions.—But whoever may be hurt or helped by it, it is a mean and wrong thing to do and ought to be prohibited by law.

JAMES REDPATH.

Our New York Letter.

THE BAD YEAR.

The season is a dreary one. War times wer

hardly worse. Houses everywhere empty; shops full of cheap and attractive goods; but I have seen a country store livelier; improvements look ing more like ruins, as they stand unfinished; and

thank Heaven that the West is prosperous.

POLITICAL.

BENNETT-NAY.

with incidents of the "meeting." The truth is neither was touched. May sneaked off to Wash

ington, and Bennett sneaked off to Europe with his sister, where he will probably stay. He is the

laughing stock of the city, and as he hasn't the

tact of his father to turn such things to account.

is really a nice girl, even if she was willing to mar-ry such a man as Bennett. The two principals have hardly sense enough to feel the absurd posi-tion they have placed themselves in.

VANDERBILT.

Vanderbilt is not to be allowed to sleep peace

his intentions were as well known five years ago as when the document was presented for probate.

till the fight will be a lively one, and the lawver

will get fat pickings out of it. William H. Van-derbilt is a very strong business man, and is a worthy successor to his father. He is just as grasp-ing and just as selfish, and in his hands the estate

Legislative Correspondence.

It was a great mistake to suppose that the present session of the legislature was going to be a dull and uninteresting one. On the contrary it

unsophisticated enough to imagine for a moment that any Democratic Senator or Representative in Congress would be governed in this matter by the sentiment of his State. They have their own pe-

culiar views upon the subject and will vote and

as when the document was presented for

will grow rather than waste.

New York, Jan. 24, 1876.

FOR RENT. TOR RENT.

The "EXCHANGE HOTEL," now occupied by Col. John S. Miller, located one square from Railroad Depot, in the borough of Huntingdon.

The Summer Resort known as "HUN-ALSO, The Summer Resort known as "HUN-TINGDON WARM SPRINGS," five miles north f Huntingdon. Furniture for sale.
For terms, apply to
A. PORTER WILSON.
an26-tf] Huntingdon, Pa.

### THE NEW-YORK TIMES.

FOR 1877.

DEVOTED TO REPUBLICAN PRINCIPLES.

And to Reform in Municipal, State, and General reason to mounty the claim which is urged, alohe among it contemporaries, that the vote of the 7th of November secured a majority of Electoral votes for Hayes and Wheeler. Readers of The Times on the day following the election were placed in possession of returns which were simply the most complete and trustworthy published in any part of the Union. The more thoroughly the facts of the election are disentangled from the mass of Democratic falsehood and pretense which has been thrown around them, the more clearly is the justice revealed of the claims made by The Times the morning after election. Now that Hayes and Wheeler is perceived by impartial observers of both parties to be a certainty, The Times recognizes the fresh responsibilities which this renewal of a great public trust imposes upon the Republican Party. The Times was among the foremost defenders of the principles of purification and reform within the party which triumphed in the nomination of Rutherford B. Hayes at Cincinnait. It will be as prominent and as uncompro-There is no vitality, no life, in anything. The merchants stand listlessly in their stores, feeling that rent and clerk hire are eating them up. The Fig. Thiss was among the foremost defenders of the prin-iples of purification and reform within the party which trumphed in the nomination of Rutherford B. Hayes at incinnati. It will be as prominent and as uncompro-nising in its demand for the embodiment of those princi-iles in administrative and legislative action. The elec-ion has given rise to constitutional controversies, whose iscussion may last for months to come, and whose settle-nent may tax all the good sense, forhearance, and law-biding instincts of the people at large. It will be our nonstant end-avor to correct excited feeling by dispassion-te argument, to urge the supreme necessity of modera-ion and fair dealing, and to place the responsibility for tirring up strife where it belongs. But we shall do so without abusing one jot of the just demands of a party which stands securly on the right, and of a people the in-ceptity of whose institutions depends on a scrupulous obe-lience to the demands of law.

never was an approach to the distress that New York is experiencing now, and I hope there never will be. And, to add to the trouble, the political situation keeps those who have money and disposition to do something waiting, and before it is settled the season will be over. It is bad here— The Democratic politicians are attempting o the demands of law. get up a monster mass meeting in this City to pr to the demands of law.

to the demands of law.

to agitation of the constitutional questions which
sen forced upon public attention by the closeness of
selection, The Times will not cease to insist upon
cassity of some approach to uniformity of method
proceedings taken by State and local boards to asthe vote logally cast for Presidential Electors and
are of Congress. It will defend the right of IndiStates to have the declaration of their will by the
ized authorities of such States protected by all the
ards which have been thrown around it by the lethe Constitution and the usace sanctioned by its get up a monster mass meeting in this City to pro-test against the Senate "counting in Hayes," but the cooler heads make a protest against any such demonstration as being calculated to inflame the people at the very time that peace is desirable. If the meeting is held it will be a very large one. The swarm of Democratic officials and their paid adherents will be put in force, and add to them the still greater swarm of those who want place, and would consider it a crime not to attend a meeting labelled Democratic, and it will be seen how large the meeting would be, and how little it would rerecognized authorities of such States protected by all the safegnards which have been thrown around it by the letter of the Constitution and the usage sanctioned by its authors. But it will none the less mist on the duty of Congress to devise means, by constional amendment or otherwise, whether citizens of the United States may be protected against virtual disfranchisement through importections in the mechanism provided by any State for securing an honest count of their votes. While carefully avoiding all that may tend to promote sectional animosity among our people, TRE TIMES will urge, with the utmost decision, the national duty of protecting the freedom and the northern immigrants in the South in the possession of rights guaranteed them by the Constitution. It will do all in its power to promote the policy of peace and conciliation between North and South, but will not loss sight of the fact that Northern confidence and amnesty must find their return in the enforcement of even-handed justice and scruppilous regard for the letter and spirit of the law on the part of the South.

Its influence as a leading exponent of political opinion will be strengthed by all that is needful to enhance the value of The TIMES as a daily record of news. The acknowledged excellence of its corresponence by mail and telegraph from all parts of the world will be fully maintained. In the sphere of literary and artistic criticism, of scientific, social and general discussion, it will address itself as heretofore, to the antrecition of the educated labelled Democratic, and it will be seen how large the meeting would be, and how little it would really mean. It is singular that these fellows can't wait till Congress confesses its inability to settle the question. But they live by agitation, and "progesting" is their best hold. The Republicans of the city are opposed, as a rule, to the plan adopted by the joint committee of the two houses for settlement of the Presidential question, for they believe it to be a surrender rather than a compromise. They insist that either Hayes or Tilden was elected: that the Constitution provides the

telegraph from all parts of the world will be fully main-tained. In the sphere of literary and artistic criticism, of scientific, social and general discussion, it will address itself, as heretofore, to the appreciation of the educated and intelligent classes of the American people. It will be lively without being sensational, aggressive without to the contraction of the principles on which the sacredness and of family ties and the existence of saciety alike recogniindependent in the championship of the fight. No fleories subversive of the principles on which the sacredness of family ties and the existence of society alike repose will be promalgated in its columns.

The TIMES rejects all advertisements of lotteries, of quacks and medical pretenders, and of all other agencies by which the insidious poison of vice is disseminated throughout society. It will be in the future, as in the past, a newspaper specially adapted for family reading.

THE WERKLY TIMES, containing as it does selected editorials on topics of national and general interest from the columns of the daily issue, as well as a concise summary of political, social, and foreign news, besides other features which recommend it to all classes of readers, is a paper admirably fitted to circulate in every portion of the United States. No Republican newspaper approaches it in circulation, and it will be the aim of its conductors to use every means, not only to maintain its well-earned si-The town has been on a broad grin for days ove the ludicrous ending of the Bennett-May affair

The two idiots did go to a place in Delaware, and did stand up before each other at the blood-thirsty distance of twelve paces and fire pistols into the air, and retire. Then it was industriously given out that May was mortally wounded, and that Bennett was in hiding, and the papers were filled with incidents of the "meeting." The truth is TERMS TO MAIL SUBSCRIBERS. with The DAILY TIMES, per annum, including the Sunthe control is later to that the control is a control in the till is better for him to be away. The result of the "duel" is so ridiculous that it has done more to put a final end to such nonsense than all the laws, The only real sufferer in the case is Miss May, who

The WEEKLY TIMES, per an In clubs of thirty to one Post Office, One Dollar each and one free copy for club.

These prices are invariable. We have no traveling agents. Remit in drafts on New-York or Post Office Money Orders, if possible, and where neither of these can be recovered agent the room in a registered letter.

# SCHOOL BOOKS. fully in his coffin. His daughters, inspired, doubt-less, by their husbands, are not satisfied with the disposition of his estate, and they will contest the

| POTTOOT                               | Geographies,    | DOOMS |
|---------------------------------------|-----------------|-------|
| SCHOOL                                | Arithmetics,    | BOOKS |
| SCHOOL                                | Arithmetics,    | BOOKS |
| SCHOOL                                | Arithmetics,    | BOOKS |
| SCHOOL                                | Grammars,       | BOOKS |
| SCHOOL                                | Grammars,       | BOOKS |
| SCHOOL                                | Grammars,       | BCOKS |
| SCHOOL                                | Readers,        | BOOKS |
| SCHOOL                                | Readers,        | BOOKS |
| SCHOOL                                | Readers,        | BOOKS |
| SCHOOL                                | Spellers,       | BOOKS |
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| SCHOOL                                |                 | BOOKS |
| And every other kind of BOOKS used in |                 |       |

the schools of the county, together with a full and complete line of SCHOOL STATIONERY, at prices to suit the times,

### at the JOURNAL STORE.

No. 208 North Front St., Phila. at the

New To-Day.

W. PROCTOR, HUNTINGDON, PA.

SCHOOL BOOKS.

SCHOOL & CHURCH FURNITURE.

Alers,
Geographics,
Arithmetics,
Grammars,
Writing Books,
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Drawing Cards.

Writing Charts, Outline Maps, Reading Charts, Blackboard Slating,
Webster's Dictionaries,
Call Bells, School Bells,
School Desks, Teacher's Desks,
Globes, Etc., Etc.

Every Book, Chart, and kind of Apparatus required in School, Academy or College. Correspondence with School Directors, Church Trustees, and Teachers, cordially invited. All communications 206 Penn st., Huntingdon, Pa.

A UDITOR'S NOTICE.
[Estate of BENJAMIN SOLLERS, dec'd. The undersigned Auditor, appointed by the Or chans' Court of Huntingdon county, to make dis tribution of the balance in the hands of Jonathan Evans, Trustee, to sell the real estate of Benjamin Sollers, deceased, will attend to the duties of his appointment at his office, in the Court House, in Huntingdon, on MONDAY, February 12, 1877, at 10 o'clock A. M. All persons interested in said fund will present their claims or be debarred from a share therein.

O. E. McNEIL, jan26-3t]

A UDITOR'S NOTICE. The undersigned Auditor, appointed by the Orphans' Court of Huntingdon county, to distribute the balance in the hands of Shadrach Cheney and John Jackson, Administrators of Miles Pavison, late of Barree township, dec'd., will attend to the duties of said appointment at his office, in the duties of said appointment, at his office, in the Court House, on FRIDAY, the 9th day of Febru orry, 1877, at 10 o'clock A. M., when and where a persons having any interest in said fund are a quired to present their claims.

J. C. JACKSON,
Huntingdon, Jan. 26-3t [Auditor.

#### New Advertisements.

Off. CF.

The Annual Meeting of the Stockholders of the Huntingdon & Broad Top Mountain Railroad and Coal Company, will be held at their office, on TUESDAY, Petruary 8th, 1877, at 12 o'clock, M. when an election will be held for a President and Directors for the ensuing year.
J. P. AERTSON, jan.19,1877.td.]

#### BLACKSMITHING. JOHN H. STURTSMAN,

Having again resumed the business of Black-smithing, at the old stand, on Seventh street, is repared to do all kinds of work at short notice nd on reasonable terms. Horse Shoo

A SSIGNEE'S NOTICE OF AP POINTMENT.

In the District Court of the United States in and for the Western District of Pennsylvania, In Bankruptcy. To Whom it may Concern—The un-dersigned hereby gives notice of his appointment as Assignee of Charles E. Sackett, of Mount Union, in the county of Huntingdon, and State of Pennsylvania, within said district who has bee adjudged a Bankrupt upon his own petition by the District Court of said District. Dated at Hollidaysburg the 23d day of Decem-ber, A. D., 1876.

SIMON B. BARR, jan.19,'77-3t.]

day Febuary 6th.

Brady township, Mill Creek, Metcalf's Hotel,
Wednesday, Febuary 7th.
Union township and Mapleton borough, Mapleton, Thursday, Feb. 7th.
Mt. Union borough, Mt. Union, Fricay Feb. 9th. Shirley township, Shirleysburg, Saturday, Feb.

Tell township, Nossville, Tuesday, Feb. 13th. Dublin township and Shade Gap borough, Shade Springfield township, Meadow Gap, Thursday, Feb. 15th. Cromwell township and Orbisonia borough, Or bisonia, Friday Feb, 16th.

Three Springs borough, Three Springs, Saturday, Feb. 17th.

Penn township and Marklesburg borough, Marklesburg, Wednesday, Feb. 21st.

Lincoln township, Coffee Run, Friday, Feb. 23d. isonia, Friday Feb, 16th.

Hopewell township, Cove Station, Saturday, [jan12] Coalmont borough, Coalmont, Monday, Feb. Carbon township and Dudley borough, Dudley Tuceday, Feb. 27th.

Broad Top City borough, Broad Top City, Pearson's Hotel, Wednesday, Feb. 28th.

Tod township, Green's School House near Eagle Foundry, Thursday, March, 1st.

Clast company, and Sabilla borough Sabilla Tuesday, Feb. 27th. Clay township and Saltillo bor Borst's Hotel, Friday, March 2nd. Cass township and Cassville borough, Cassville, Publis School House, Saturday, March 3d. Porter township and Alexandria borough, Alexandria, Monday, March 5th. Morris township, Waterstreet, Mytinger's Hotel, Tuesday, March 6th.

Franklin township, Franklinville, Wednesday, farch 7th. Warriorsmark township, part, Warriorsmark, J Chamberlain's Hotel, Thursday, March 8th. Warriorsmark township, part, Birmingham Friday, March 9th. Lower West, Lower West, Petersburg, A. Graffius' Hotel, Saturday, March 10th. Upper West, Wilsontown, J. Johnston's Hotel, Monday, March 12th. Monday, March 12th.
Barree township, Saulsburg, Hallman's Hotel,
Tuesday, March 13th.
Jackson township, McAleveys Fort, Norris' Hotel, Wednesday, March 14th.
Oneida township, Centre Union, Thursday,
March 15th.

March 15th. iata township, Hawn's School House, Fri-Juniata township, Hawn's School House, Friday, March 16th.
Walker township, McConnellstown, Smith's Hotel, Saturday, March 17th.
Huntingdon, 1st and 2nd Wards, Commissioner's Office, Monday, March 19th.
Huntingdon, 3d and 4th Wards, Commissioner's Office, Tuesday, March 20th.
When, and where all persons, who consider themselves aggrieved by the triennial assessment, or Valuation of their property, profession, eccupa-

or Valuation of their property, profession, occupa-tion &c., are hereby notified to attend, and state tion &c., are hereby notined to their griovances, if they think proper. A. W. WRIGHT, County Com're. ian19-3t1

AUDITOR'S NOTICE.

Estate of JEREMIAH BAUMAN, late of the City of Lancaster, dee'd. The undersigned Auditor, appointed to distribute the balance remaining in the hands of Maria
L. Bauman and William H. Rex, Executors of the

Description of the prize is hereby given that application will
be made to the prizent Legislature, to modify the
OFFICE, takes this opportunity of
public printing in Huntingdon county, approved Will of said deceased, will sit for that purpose on THURSDAY, FEBRUARY 8, 1877, at 10 o'clock, A. M., in the Library Room of the Court House, in the City of Lancaster, where all persons interested the City of Lancasses, in said distribution may attend.
W. LEAMAN,

DRIVATE SALE of REAL ESTATE. The subscriber, living in Porter township, adthe property upon which he now resides, containing about FIFTY-FOUR ACRES of which twenty acres are cleared and under fence, and the balance well timbered with young chestnut. The improve

EAST BROAD TOP RAIL ROAD. jan12-4:

On and after December 4, 1878, trains will NORTHWARD. MAIL MAIL STATIONS

\*Beersvill : Rockhill. Shirley. \*Aughwick.

L of every BOOKS JOURNAL STORE.

H. ROBLEY, Merchant Tailor, No. oct20-cf.]

Agence.

Survey, cheap, JOURNAL STORE.

H. ROBLEY, Merchant Tailor, No. oct20-cf.]

Survey Grant Tailor, No. oct20-cf.]

Dry-Goods, Notions, Farnishing Goods, Groceries, &c.

# W.S.TAYLOR,

# MARCHS OLD STAND.

No. 615 Penn Street, Huntingdon, Penn'a.,

Has just received a very large stock of new goods which he intends elling at the lowest prices, such as

### NEW DRESS GOODS.

in all the Newest Shades, New Black Cashmere, all wool, yard wide Black and Colored Alpaeas, all prices, Black Silks, the best and cheapest in town,

and orders will receive prompt attention. Call on or address,

D. W. PROCTOR,

D. W. PROCTOR,

D. W. PROCTOR,

D. W. PROCTOR,

D. W. PROCTOR, nels, New Opera Flannels, Plain and Plaids, and all colors, Flannels, Canton Flannels, white and unbleached. This line of goods we wish to say to the public, are all this year' goods and are 25 to 30 per cent, cheaper than last year's flannels

# NEW CALICOES & MUSLI

These goods he intends selling at old prices, Good Calicoes at 8 cents Good bleached and unbleached Muslin at 8 cents. Good Ginghams at 9 cents per yard.

Table Linen-Bleached, Unbleached and Turkey Red. TICKING, ALL PRICES.

#### WATER-PROOFS. Black and White Mixed, Gold Mixed, Navy Blue and Brown, the ma

#### terial and trimmings for coats a specialty Men and Boy's Wear of all Kinds.

hest line PANTS STUFFS in town

Germantown Wools, Gray and White Yarns, Balmoral Yarns, Carpet Chain.

# New Notions!

Buttons of every description, Fringes and Laces, Trimmings of all kinds, Ladies' and Children's Hose, Ladies' and Children's Gloves, Ladies' and Children's Underwear.

KID GLOVES. Ladies' ties and corsets, Panniers, Napkins, Towels, Great bargains in Embroideries, New Belts, New Collars and Cuffs,

Linen Handkerchiefs, GENTS' FURNISHING GOODS, HATS AND CAPS. White and Colored Shirts, Underwear, Gloves in great variety, New

Ties, Suspenders, Hose, Collars, Cuffs, Umbrellas, IMPORTED QUEENSWARE, never opened until

## opened in Huntingdon GROCERIES, PROVISIONS, &c., &c.

W. S. TAYLOR,

## MARCHS' OLD STAND,

615 PENN STREET.

HUNTINGDON, PA. January 26, 1877-tf.

Legal Advertisements.

EXECUTOR'S NOTICE.

[Estate of Mrs. JANE BICKET, dec'd.]

Letters testamentory having been granted to the subscriber near McAlevey's Fort, P. O., on the estate of Mrs. Jane Bieket, late of Jackson township deceased. All persons knowing themselves indebted to the same will present their claims for settlement and those having claims against said state will present them properly authenticated or settlement. THOS. MITCHELL,

jan5-6t] EXECUTORS' NOTICE. [Estate of JACOB NEARHOOF, dece'd.] Letter testamentary, having been granted to the subscribers living near Warriorsmark P. O' on the estate of Jacob Nearhoof, late of Warriers-mark tewnship, deceased, all persons knowing themselves indebted to said estate will make immediate payment, and those having claims again the same will present them duly authenticated for

JERRMIAH NEARHOOF.

EXECUTOR'S NOTICE.

[Estate of FREDERICK CRUM, decouped, Letters testamentary, on the estate of Frederick Crum, late of Tod township, deceased, having been granted to the undersigned, all persons knowing themselves indebted to said estate are requested to make immediate payment, and those having claims to present them duly authenticated for set-

EXECUTORS' NOTICE

[Estate of GEORGE D. HUDSON, decid.
Letters testamentary having been granted to the
subscribers, living near Three Springs P. O., or subscribers, living near Three Springs P. O., on the estate of George D. Huston, late of Three Springs Borough, dec'd., all persons knowing themselves indebted to said estate will make immediate payment, and those having claims against the same will present them properly authenticated for settlement.

SAMUEL HEETER,
MILLARD F. HUDSON MILLARD F. HUDSON,

NOTICE.

The subscriber, living in Porter township, adpoining the Hare Farm, will sell, at private sule,
the property upon which he now resides, containpong about FIFTY-FOUR ACRES of which twenty

about FIFTY-FOUR ACRES of the balance

part of the balance

and the balance

part of the subscriber size

acres to be more than is charged for other size

are service.

J. J. W HIFTS,

A. W EVANS,

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with nothing in it; that it was a scare gotten up by some too excitable and apprehensive Tidenites. It is probable, however, that the matter was brought before the republican caucus on Wednesday last and that there was so much diversity of opinion in regard to the necessity and propriety of the measure at this time that it was held over for future consideration, and unless there should be further and more dangerous complications at Washington we have probably heard the last of it. The bill for the removal of the capitol to Philadelphia has been favorably reported to the House from the committee of Ways and Means and has from the committee of Ways and Means and has passed a first reading. This, however, is not passed a first reading. This, however, is not necessarily a correct expression of the sentiment.

We shington we have probably heard the last of it. The bill for the removal of the capitol to Philadelphia has been favorably reported to the House it. The bill for the removal of the capitol to Philadelphia has been favorably reported to the House it. The bill for the removal of the capitol to Philadelphia has been favorably reported to the House it. The bill for the removal of the capitol to Philadelphia has been favorably reported to the House it. The bill for the removal of the capitol to Philadelphia has been favorably reported to the House it. The bill for the removal of the capitol to Philadelphia has been favorably reported to the House it. The bill for the removal of the capitol to Philadelphia has been favorably reported to the House it has been found to possess great merit, and is a source of profit to all who use it.

If the CONDIMENTAL FOOD TWO-STORY LOG-FRAME HOUSE, with basement, Log-Frame Stable and other necessary outsuidings. There are two excellent wells of water, with a large number of apple and even of an Act of Assembly, extending the provisions o

SOUTHWARD.

Notice is hereby given that an application will be made to the present Legislature to so modify the Sixth Section of an Act, approved the eighth day of April, A. D. one thousand eight made of the protection of wild turkies and squirrels, and for the protection of wild turkies and squirrels, and for the protection of wild turkies and squirrels, and for the protection of wild turkies and squirrels, and for the protection of wild turkies and squirrels, and for the protection of wild turkies and squirrels, and for the protection of the promiums on foxes, wild east, pole cats, hawks and owls, to one-half the amount of the squirrels and sixth Section, and to repeal all allowed in said Sixth Section, and to repeal all other Acts relating to the county of Huntingson inconsistent therewith.

THOS. D. NEWELL.

New Advertisements.

A DMINISTRATRIX'S NOTICE.

Letters of Administration having been granted to the subscriber, living in Coalmont borough, on the estate of Thomas Thompson, late of said borough, dec'd., all persons knowing themselves indebted to said estate will make payment without delay, and those having claims against the same will present them properly authenticated for settlement.

MARY ANN THOMPSON, JAMES AND THOMPS ments are a good Two-story long theory and other outbuild-ings, and an orehard of apple, peach, plume and cherry trees. There is a flue meadow on the place. This property will be sold very cleary. For fur-ther particulars apply to apply to WILLIAMSON,

VERY DESIRABLE PROPER One large Frame Cottage House, containing Fifteen Rooms, with an excellent cellar, about Ton Acres of bottom land well adapted to raising all kinds of regarables, a never-failing spring of good water, and an orehard of the choseset fruit, etc., at on the Juniata river, and within the borough limits of Heatington.

limits of Huntingdon. Apply to COTTAGE PLANING MILL LOVELL & NORTH.

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WM. M. PARKER. MERCHANT TAILOR. is can be got sleewhere. Satisfaction guaranteed. Panticlosus a specialty. Give us a culf. [n24-3m

jan5-3m]

# PRICES REDUCED Nicholas Crum

having moved his stock of BOOTS & SHOES

from Railroad street, to FIFTH Street two doors above the POST Act of Assembly entitled, "An Act relating to the public printing in Huntingdon county," approved the second day of January, Anno Domin 1871, extending the provisions of an Act of Assembly entitled, "An Act relating to public printing in the county of Junita," approved the 5th day of April, A. D., 1867, to the county of Huntingdon, so as to require the county printing to be done by two or three regular weekly newspapers published at the county seat, whose publishers shall, by seated proposals, to the County Commissioners, agree to do it for the lowest sum of money, said rates in no case to be more than is charged for other simi-

#### French Kid. Buttoned Shoes, Box Toed or without. AMERICAN KID OF ALL GRADES. Fine Pebble Goat Oil Grained

and in fact all styles and kinds, MEN'S BOX TOED BOOTS.

HAND MADE, Crum has also employed the pop ular and new workman, David Keith formerly of 5th St., to do all kinds of repairing and new work-firstclass stock use.l, a good fit guaranteed and prices low as elsewhere

Call and Examine our Stock. TWO Doors Asove POSTOFFICE. Huntingdon, Pa., Nov. 10-3mo. A RARE CHANCE TO BUY A HOME

A nest and comfortable residence, situated on Washington street, West Huntingson, will be cold at very low Squees, on reasonable terms. Apply to J. R. DERRORROW & CO.