Huntingdon Journal.

VOL. 42.

HUNTINGDON, PA., FRIDAY NOVEMBER 1, 1878.

Legal Advertisements.

Something of Mr. Stenger's Record.

The Greenback Baby.

We have read and heard much about the

NO. 43.

Office in new JOURNAL Building, Fifth Street.

THE HUNTINGDON JOURNAL is published every THE HUNTINGDON JOURNAL is published every Friday by J. A. NASH, at \$2,00 per snnum IN ADVANCE, or \$2.50 if not paid for in six months from date of sub-scription, and \$3 if not paid within the year. No paper discontinued, unless at the option of the pub-lisher, until all arrearages are paid. No paper, however, will be sent out of the State unless absolutely paid for in advance. Transient advertisements will be inserted at TWELVE AND A-HALF CENTS for the second and FIVE CENTS per line for all subsequent insertions. Regular quarterly and yearly business advertisements will be inserted at the following rates:

The Huntingdon Journal.

have held an office, appointment or employment in or under the government of the United States or of this State, or of any city, or county, or of any municipal board; commission or trust in any city, save only justices of the peace, and alderman, notaries public and persons in military services of the State; nor shall any election officer be eligible to any civil office to be filled at an election at which he shall serve, save only to such subordinate municipal or local officers, below the grade of city or county officers as shall be designated by general law. ffering to vote whose name is not on the list of as Sources, or whose right to vote is challenged by any qual field voter present, and shall admit such person to vot without requiring such proof, every person so offendin shall, upon conviction, be guilty of a misdemeanor und shall be sentenced for every such offense, to pay ine not exceeding five hundred dollars, or to undergo a mprisonment not more than one year, or either or both the discretion of the Court.

Election Proclamation.

Election Proclamation.

By virtue of an Act of Assembly, approved the 12th day f June, A. D., 1878, I also make turther proclamation of An Act for the taxation of dogs and the protection of AN ACT for the taxation of dogs and the protection of

Election Proclamation.

SECTION 1. Be it Enacted, &c., That from and after the assage of this act, there shall be assessed, levied and col-cted annually, with other county taxes, in each of the wnships and boroughs of this commonwealth, from the runes and keepers of dogs, the following named taxes, mely: For each male dog, the sum of fity cents, and r every female dog the sum of one dollar, to be paid to e transurer of the county where collected, to be kept by m separate and in such manner that he can know how uch has been collected from each township and borough, d how much paid out for losses or damages, io each, at y time, to be a fund from which persons sustaining loss damage to sheen by a dow or dows. at the discretion of the Court. SECTION 13. As soon as the polls shall close, the officers of election shall proceed to count all the votes cast for each candidate voted for, and make a full return of the same in triplicate, with a return sheet in addition, in all of which the votes received by each candidate shall be given after his or her name, first in words and again in figures, and shall be signed by all of said officers and cer-tified by overseers, if any, or If u t so certified, theover-seers and any officer refusing to sign or certify, or either of them, shall write upon each of the returns his or their reasons for not signing or certifying them. The vote, as

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Patents

obtained for Inventors, in the United States, Cana

and Members of Congress from every State. Address: LOUIS BAGGER & CO., Solicitors of Patents and Attorneys at Law, Le Droit Building, Washington, D. C. [ap226'73-tf

Nos. 812 & 814 Market Street,

PHILADELPHIA.

Very desirable location for Merchants and Professionals

TERMS MODERATE. Conducted by C. TRICKER.

72 Street cars to all parts of the city are con-

[mch16,'77

A LLEGHANY HOUSE,

SHERIFF'S SALES. D By virtue of sundry writs of Fieri Facias Levari Facias and Venditioni Exponas, to me directed, I will expose to public sale, at the Conrt House, in Huntingdon, on FRIDAY, NOVEMBER 8, 1878,

at one o'clock, p. m., the following described Real Estate, to wit : All that certain lot of ground, situate

Legal Advertisements.

in the borough of Alexandria, Huntingdon county, Pa., fronting on second street, and extrn-ding back to an alley, being bounded on the north-west by lot of Wm. and Winfield S. Baker, and on the south-east by lot of Margaret Newell, being lot No. 48 in the plan of said borough, and having thereon erected a frame stable. Seized, taken in execution, and to be sold as the property of Louisa Baker and Elmira Beer. Ai.SO—All that certain tract of land, feet on Washington street and extending

Ai.SO—All that certain tract of land, situate in Clay township, Huntingdon county, Pa., bounded on the north by Sam'l Wagoner, on the south by John Jamison, on the east by H. Slope, and on the west by J. B. Moreland, containing 8½ acres timber land, more or less. Also, All that certain other tract of land in Clay township, Huntingdon county, Pa., adjoining land of Charles McCarthy, G. W. Cohill and others, containing seventy-five acres, with good ow and brick-yard, and having there on erected two small DWELL LING HOUSES and barn. Seized, taken in execution, and to be sold as the property of Geo. W. Kongh. ALSO—All that certain lot of ground,

H. URELET on the south and Murritts
Hawn's estate on the north, and having thereon erceted a TWO-STORY FRAME
DWELLING HOUSE and other out-buildings.
Seized, taken in exceution, and to be sold as the property of Wn. H. Thomas.
ALSO-All that certain house and lot of gr und and premises, situate and being on corner of Huntingdon, being 50 feet in front on Washington and Bath streets, in the borough of Huntingdon, being 50 feet in front on Washington and along east side of Bath street 200 feet to film street, as hid out on the ground and promises depressed; indust the result used to the Sheriff.
Oct.IS-IS7S.]
Cot.IS-IS7S.]

Mr. Stenger opened his canvass in Hunting ALSO-All that certain lot of ground, on county on the 14th inst. We are told ALSO—All that certain lot of ground, situate in that part of the borough of Hunting-don, Pa., known as West Huntingdon, fronting 50 feet on Moore street, and extend ing back at right angles thereto, of equal width, 150 feet to an alley, being lot No. 6 in block 4 of Wharton, Miller & Anderson's ad littion to said borough, and having thereon erected a TWO-STORY FRAME DWELLING HOUSE, and necessary out-buildings. that "after rendering an account of his own stewardship in Congress, he went into a scathing review of the legislative record of his op-ponent," and "in this way Mr. Stenger intends bound of the sopponent throughout his dis-trict." That is right: Mr. Fisher's record will bear scrutiny in comparison with Mr. Steng-er's any day. He has done nothing to be asha tict." That is opponent throughout his dis-trict." That is right: Mr. Fisher's record will bear scrutiny in comparison with Mr. Steng-er's any day. He has done nothing to be asha med of, or that the party cannot endorse. The recorder bill so charging the Mr. Stenger and buildings. Seized, taken in execution, and to be sold as

e property of Arabella Silknitter. ALSO—All that certain lot of ground, the keepers of the Philadelphia dram shops, has already proven beneficial instead of obituate in that part of the borough of Hunting-lon, Pa., known as West Huntingdon, fronting 50 noxious. Mr. Quay was appointed Recorder on May 5, of this present year, and the total amount of the fees of his office from that date feet on Washington street and extending back at right angles thereto 150 feet to an alley, being lot No. 2 in block No. 3 of Wharton, Miller & Anderson's ad-dition to said borough, having thereon-erected a FRAME DWELLING HOUSE, and neuntil October 8, over six months, was precise-ly \$5,580.85, out of which all salaries and expenses have been paid. In a year, therefore, the expense to the city would amount to a lit tle more than eleven, instead of sixty thoussecond a range of the second s and dollars. For this expenditure very ma-terial advantages are gained : taxes that previously were uncollected are now collected and turned into the Treasury, and, instead of cel of land situate in Union township, in said coun-ty, on the south side of the Juniata river near the head of Jack's narrows, surveyed on a warrant in the name of Samuel Drake, adjoining a survey in the name of Samuel Bell, and a survey in the name of Thomas Fisher, containing thirty acres and 19 perches and allowance &c., having thereon about 6 acres cleared, and a napple orchard.

Magnifying their Own Sins.

We have read and heard much about the "Rag Baby," but up to this time there has been nothing said about the Greenback baby. Some, believe these two are twin brothers, but really they are in no way connected. The Rag baby can boast of honorable extraction or parentage, while the Greenback baby is illegitimate.-

med of, or that the party cannot endorse. The recorder bill, so obnoxious to Mr. Stenger and the keepers of the Philadelphia dram shops, are opposed to paying the honest debts of our Government, are exceedingly anxious that it may live. They have traveled far and near to see it; they have rocked it, dandled and nurse it, and many of them have worshipped it, and, if at any time it showed symptoms of disease, they dosed it with all the cordials and panaceas known to the medical profession. And while

its friends thought it rather a healthy child, honest men could see that cosumption's worm was greedily gnawing its vitals up. Its breath smells awfully, so that honest men turn from it with disgust. One remarkable feature in this child is that it seemed dishonest from its very birth. The first words that it lisped were "Repudiation" and "Inflation," and up to this time these are all the words that it is oble to extra the set of the set of the set of the set of the oble to extra the set of the able to say.

This remarkable baby seemed as well as

<text> to place this country, while in the meanime its policy has been to protect labor, home in-dustry, from all unfair foreign competition.— Every workingman is fully able to comprehend this argument. Gen. Garfield made it plain in his speech of October 14th, so that here-after the Republican party is entitled to the credit of being the companion of the yard stick, and pound weight, the bases of intrinsic value on which to issue money and the new

value on which to issue money, and the pro-tection of labor, as the means of promoting domestic prosperity.

in Shirleysburg. Th district composed of Porter and part of Walker township, and so much of West township as is included in the following boundaries, to wit: Beginning at the south-west cornier of Tobias Caufman's Farm on the bank of the Little Junista river, to the lower end of Jackson's nar-rows, thence in a northwesterly direction to the most Little Juniata river, to the lower end of Jackson's har-rows, thence in a northwesterly direction to the most southernly part of the farm owned by Michael Maguire, thence north 40 degrees west to the top of Tussey's moun-tain to intersect the line of Franklin township, thence along the said line to the Little Juniata river, thence down the same to place of beginning, at the public school house opposite the German Reformed Church, in the bor-ored of Alexandria.

any election haw, shall be forever disqualmea from noic ing an office of trust or profit in this Commonwealth, an any person convicted of willful violation of the election haws shall, in addition to any penalties provided by law be deprived of the right of suffrage absolutely for a term of four years. And also to the following Acts of Assembly now in force in this State viz

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refue to assess any one who is qualified, he shall be guilty of a misdemeanor in office and on conviction be punishely a fine not exceeding two years, or both, at the discretion of the court, and also be subject to an action for damages by the party aggrieved : and if any person shall fraudulently alter, aid to, deface or destroy any list of vores made out as directed by this act, or tear down or remove the same from the place where it has been fixed, with trandulent or mischlevous intent, or for any improper purpose, the person so offending, shall be guilty of a misdemeanor, and on conviction shall be punished by a fine not exceeding two years, or both, at the discretion of the court; and if any person shall, by violênce and intimidation or persons apploitted by the court to act as overseers of an elociton, in any way wilfully prevent said overseers from performing the duties engineed unterstation of the court. Any person who shall on the day of any election, visit a polling place in any election district at which he is not exceeding two years, or both at the discretion of the purpose of preventing any qualified votet, such persons aball be qualified vote, and shall use intimidation or violence for the purpose of preventing any qualified vote, such persons aball be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, or both at the discretion of the corrose of preventing any qualified vote, such such persons aball be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding one thousand dollars, or by anise state thereof, and the

nal may deem necessary to a just and proper disp

portion of such votes aforesaid may be counted, as such tribunal may deem necessary to a just and proper dispo-sition of the case. If any person shall prevent or attempt to prevent any offlect of an election under this act from holding such election, or use or threaten any violence to any such off-cer, and shall interrupt or improperly interfere with him in the excention of his duty, shall block up or attempt to block up the window or avenue to any window where the same may be holden, or shall ricotanyly disturb the peace of such election, or shall the sole of the sign to influence un-daly or overawe any elector, or prevent him from voting, or to restrain the freedom of choice, such persons on con-viction shall be fined in any sum not exceeding five hun-dred dollars, to be imprisoned for any time not less than that the person so offending was not a resident of the city, ward or district where the said offense shall be hold how the the title do vote therein, on conviction, he shall be sentenced to pay a fine not less than one hundred not less than six months nor more than two years. "If any person or persons shall make any bet or wager of shall perfor to make any such bet or wager, of shall offer to make any such bet or wager, either by versial proclausation thereof or by any written or printed sub the to make any such bet or wager, either by versial proclausation thereof or by any written or printed such bet or wager, upon conviction thereofheor they shall forfeit and pay three times the amount so be tor offered to be.t. Election officers will take notice that the act entitled

toriet and pay three times the amount so bet of onered to be bet. Election officers will take notice that the act entitled "A Forther Supplement to the Election Laws of this Com-monwealth," disqualifying deserters from the army of the United States from voting, has recently been declared un-constitutional by the Supreme Court of Pennsylvania, is now null and void, and that all persons formerly disqualified thereunder are now havful voters, if otherwise qualified. SEC, 111. It shall be the duty of every mayor, sheriff, denuty sheriff, alderman, instice of the peace, and constable Szc. 111. It shall be the duty of every mayor, sheriff, deputy sheriff, alderman, justice of the peace, and constable or deputy constable of every city, county and township or district within this Commouwealth, whenever called upon by any officier of an election, or by any three qualified electors thereof, to clear any window, or avenue to any window, at the place of the general election, which shall be obstructed in such a way as to prevent voters from approaching the same, and on neglect or refusal to do on such requisition, said officer shall be deemed guilty of a misdemeanor in office, and on conviction, shall be fined in any sum not less than one hundred nor more than one thousand dollars; atd it shall be the duty of the respect-ive constables of each ward, district or township within this Commouvecilth, tobe present in person or by deputy, at the place of holding such elections in said ward, district or township, for the purpose of preserving the peace. as obtained for Inventors, in the United States, Cana-da, and Europe at rednoed rates. With our prin-cipal office located in Washington, directly opposite the United States Patent Office, we are able to at-tend to all Patent Business with greater promptness and despatch and less cost, than other patent attor-neys, who are at a distance from Washington, and who have, therefore, to employ "associate attorneys." We make preliminary examinations and furnish opinions as to patentability, free of charge, and all who are interested in new inventions and Patents are inwited to send for a copy of our "Guide for obtain-ing Patents," which is sent free to any address, and contains complete instructions how to obtain Pat-ents, and other valuable matter. We refer to the German-American National Bank, Washington, D. C.; the Royal Sweedish, Norwegian, and Danish Legations, at Washington ; Hon. Joseph Casey, late Chief Justice U. S. Court of Claims ; to the Official of the U. S. Patent Office, and to Senators and Members of Congress from every State.

ip, for the purpose of presen resaid. SEC. 112. It shall be the duty of every peace officer,

the next court of quarter sessions, and also the naive witnesses who can prove the same; and it shall be of said court to cause indictments to be preferred l of said court to cause indictments to be preferred before the gran 1 jury against the persons so offending. SEC, 113. If it shall be made to appear to any court of

SEC, 10. If shart be made to appear to a quarter sessions of this Commonwealth that an turbance occurred at the time and place of hold tion under this act, and the constables who ar law to attend at such elections fave not given thereof, according to the provisions of this act law to attend at such elections thave not given information thereof, according to the provisions of this act, it shall be the duty of said court to cause the officer or officers, so ne gleeting the duty aforesaid, to be proceeded against by in dictment for a misdemeanor in office, and on conviction thereof, the said officer shall be fined in any sum not ex ceeding one hundred dollars.

second and the second state of the second stat

tinually passing.

ng the said premises which was conveyed to the said John K. McCahan by deed of Rev. Samuel H. Reed, dated March 16, 1866, and recorded in Record Book "W" No. 2, page 23, having thereon erected a TWO-STORIED FRAME DWELLING HOUSE.

attorney making such claim a sum of money squal to the loss or damage sustained, or may offer before a justice of the peace, with notice to the claimant, his agentor at-torney, as aforesaid, a judgment in an action of trespass, for the amount of such loss or damage, and all costs up to the time of such offer, which offer, for a fee of twenty cents shall be entered on the docket of such justice; and in case the claimant in such case, or commissioners, as the case may be, shall not accept of such tender or cifer of judgment and afterwards on the final determination of such case shall not recover a greater amount than the sum so tendered or for which a judgment has been offered, as aforesaid, besides the interest and cost since such tender or offer, as the case may be, such claimant or commission-ers shall not recover any costs accruing after such tender or offer, but shall pay to the defendant or defendants the cost such defendant or defendants have incured since Also, All the right, title and interest of the said

or offer, as the case may be, such claimant or commissioners shall not recover any costs accrulag after such tender or offer, but shall pay to the defendant or defendants the cost such defendant or defendants have incurred since such offer or tender, including an attorney for as herein-before provided in case of a recovery by claimants, which costs may be deducted from the amount of any judgment recovered in such case by the claimants or commissioners, and if such judgment is not sufficient such costs may be collected by an action of debt in any court having jurisdiction of such and or of this act, shall be entitled to one dolar for each case, and the appraisers each one dolar per day for the time necessarily spent by them in investigating each claim, to be paid by the claimant in such cases. Such as the ead of each year the commissioners of each county shall certify to the treasurer of the county the several claims and amounts thereof, filed in their offer each county shall certify to the tar cases of deb in the several claims and amounts thereof, filed in their off or such claims and amounts thereof, filed in their off or such claims and amounts thereof, filed in their off or such claims and amount of such claims, he shall immediately apportion and distribute the excess to the several school districts in such county, in proportion to the amount of such claims, he shall more of such districts how much it is entitled to of such moneys and shall pay the same to such school treasurer of such districts how much its entitled to for the such school treasurer and shall put he same manner as notices of the act, remaining unpaid and for the paryment shall cort special aw in relation to the same stilled to for such moneys and shall put he same this act to be published therein, with and in the same manner as notices of the act, sense all the outside "Sheep Law", and for the purpose of deciding whether or not the provisions of this act are desired in the source counter, we determined that they desire this act to take eff July, 1766, which was sold and conveyed by Caleb

and interest in all that certain tract or parcel of land, situate in the township of Shirley, county of Huntingdon, and State of Pennsylvania, bound-

Strotta this set shall not repeal or affect the more root and strotta the str

perches, net measure. Also, A strip of Woodland, nine perches Also, A strip of Woodland, nine perches wide, running from the base to the summit of Tussey's mountain, adjoining the part this day conveyed to Samuel Peightal, be-ing the same land this day conveyed by the said Samuel S. and Henry S. Wharton to Thomas Moore [Mortgage dated April 1, 1859.] Seized, taken in excention, and to be sold as the property of Thomas Moore. ALSO—All that certain farm and plan-tation, situate in West townshin Huutingdon

ALSO--All that certain farm and plantistic and property of library shore.
ALSO--All that certain farm and plantistic and point of the south by lands of Martin Walker; on the east by lands of Martin Walker; on the east by lands of Martin Walker; on the south by lands of Andrew Smith and Dr. Peter Shoenberger's heirs; and on the west by lands of Josiah Cunningham, containing about two hundred and twenty and seven acres; more or less, together with all and singular, the Buildings, Improvements, Woods, Wass, meents and appurtenances to the same belonging or in any wise appertaining, and the revision and revisions, remainder and the revision and revisions, remainder and the revision and revisions, remainder and the revision and revisions thereof. [Exceeding from above described premises that part of the same which was sold to Jacob Stahley, by deed of Stewart Foster.
ALSO--All those two certain lots of ground, situated in that part of the borough of the work of the work of the work of the borough of ground, situated in that part of the borough of the work of the work of the borough of the bor

Seized, taken in execution, and to be sold as the property of Franz Bleicher,

ASSIGNEE'S SALE ____OF ____

Valuable Real Estate.

July, 1766, which was sold and conveyed by Caleb Guyer, committee of Benjamin Johnston to John K. McCahan, as by deed bearing date the 18th day of August, 1857, recorded in Book N. No. 2, page 292, &c. Seized, taken in execution, and to be sold as the property of J. K. McCahan, executor and trustee under the will of John McCahan, dec'd. ALSO—All of defendant's right, title of the purchaser. HENRY DAVIS, JR.

HENRY DAVIS, JR. Assignee of David C. Wilson. October 11, 1878-ts.

phia and Reading ratificate company individual coal opera-ceeded in bankrupting individual coal opera-tors and destroying the property of its stock-holders through its ventures in coal mining? Is it because he voted for the act to allow corporations to subscribe for the stock, and guarantee the obligations of other corpora-guarantee the obligations of a ther corpora-lives that the nation might live. Soldiers, in a state of the stock of th tions, thereby empawering the large corpora-tions to crush out the smaller ones, and thus and the friends of our "orave boys in Blue, abolish competition ? Is it because he voted for the bill to incororate the Pennsylvania company? Is it because he voted for the South Improvement company's incorporation? Is it because he voted against a hill to pro-tect the lives of miners in hituminious coal mines?

made?

Telegraph.

first make mad."

PROCLAMATION.—Whereas, by a precept to me directed by the Judges of the form of the last day of August, 1878, I am commanded to make the last day of August, 1878, I am commanded to make while be clear the Court of Common Pieas will be held at the Court House in the borongh of Huntingdon, on the 4th Monday (and discuss in said Court, which remain undertermined before the said Judges, when and where all Jurors, witnesses, and suitors, in the trials of all issues are required. The at Huntingdon, the 16th day of Octobor, in the year of our Lord one thousand eight hundred and seventy-eight, and 103d year of American Independent. BAUTEL H. INVENT.

is it, induly, occurse he was a most per-sistent friend and attorney of corporations at all times and under all circumstances, and never cast a vote while in the Legislature against corporate interests nor one of which

the railroad and other corporations could com-plain, always excepting the last session when he was in training for the Democratic nomi-They may at the same time be very polent reasons to the *Times* why he should be chosen the next Governor, since that journal is con-ducted, controlled and subsidized by the same

ALSO-All those two certain lots of ground, situated in that part of the borough of Huntingdon, Pa., known as West Huntingdon, Jying contiguous to each other and to-gether, fronting 100 feet on Penn street and extending back at right angles thereto 150 feet to an alley, being lots. Nos. 1 and 2 in block No. 24, and hav-ing thereon erected an unfinished a TWO-STORY FRAME BUILDING. Seized, taken in execution, and to be sold as

PROTEY'S OFFICE, Huntingdon Oct. 18, 1878. }

long as he was serving and sustaining the in-iquities of his party in Congress? We therefore insist that Mr. Stenger in no serse reflected the sentiments of his constitu-ents, and that his Congressional record has been a studied wrong and misrepresentation of them. During his first term he made himself ob-bertime to the active Remergicania delegation

noxious to the entire Pennsylvania delegation hardly have known the nature of taxation because of his speech and opposition to the Centennial appropriation. No one felt the great mistake he made in taking that stand more than he. Pledged to prosecute and se-cure the payment of the border claims, he did

Republican Greenback Record.

Also, All the right, title and interest of the said John K. McCahan, of, in and to a certain pareel or tract of land, situate in Warriorsmark town-ship, Huningdon county, and State of Pennsyl-vania, adjoining land of, formerly work on the south and the Laural Spring grist mill property and land formerly belonging to Thomas Weston, esq. deceased, on the north, bounded and described as follows, viz: Beginning at a post in lane, for merly Henderson's, now Wait's, south 35 degrees east 219 perches to a post in lane, for-merly hence south 153 degrees west 133 perches to a stone heap ; thence north 33 degrees west 304 4-10 perches to a post in lane, (formerly Weston's), and thence north 56 degrees east 91 49-100 perches to post in lane (Wait's), containing 143 arcrs, more or less, and the usual allowance for roak, &c., the same being the balance or remainder of a larger tract of land surveyed on a warrant to Boynton and Wharton, dated the 28th day of July, 1766, which was sold and conveyed by Caled Guyzer, committee of Reniamin Johnston to Jobi The proper place for every Greenback man is in the Republican party. It created the greenback, and has maintained and defended it against the attack of Rebels, Repudiation-All that certain Farm in West township, adjoin-ing lands of Adam Lightner on the north, Wm Livingston on the east, James Davis on thesouth David Sheasley on the west, containing 250 acres, more or less, 150 acres of which are cleared, and the balance well tim-bered. The improvements are a STONE DWELLING HOUSE LOG FRAME BARN, and other outbuildings, ORCHARD and Cider Press. The Farm is located four miles from Petershurg, and Farm is located four miles from Petershurg, and ists and Democrats Under the wise and fostering policy of the Republican party, the greenback has appreciated to within a fraction of parity with gold, and it is the intention of the party to make it fully equal to gold and keep

"We believe that Andrew II. Dill should be shosen the next Governor of Pennsylvanis."-biladelabia Times.

LOG FRAME BARN, and other outbuildings, ORCHARD and Cider Press. The Farm is located four miles from Petersburg, and is within one mile of church and School house. TERMS OF SALE.—One-third of the purchase money to be paid on confirmation of sale, and the residue in two equal annul payments, thereafter, with interest, to be secured by the judgment notes of the purchase. HENRY DAVIS, JR. UWe believe that Andrew H. Dill should be chosen the next Governor of Pennsylvania."— *Philadelphia Times.* It was scarcely necessary for the *Times* to make this abrupt acknowledgment even to convince the Democrast that it intends to live up to the bargain whereby Curtin was nomi-nated for Congress in exchange for its support of Dill. While all the *Times*' readers will re-gard its unegnivocal indorsement of the Dem-EIGHTEEN years ago it was the Copperhead Democracy who elicited the loathing of all loyal men, and for a quarter of a century to come it will be the "Cipher Democracy," who will excite the contempt and aversion of all fair-dealing men. There never was a party that had an existence which gave them a conand its unequivocal indorsement of the Dem-ocratic candidate as neither novel nor start-ling, they may be surprised at the frankness with which the acknowledgment is unde... And since the *Times* believes "Andrew H, Dill benefit be shores the sect (Durance efform). trol of the Government, that earned as many approbrious epithets as the Democracy, hav-ing in turns been nultifiers, repudiationists, ballot-box stuffers and hucksters for votes in should be chosen the next Governor of Pennthe E'ectoral College for President. Into what other extreme this is to run there is no rule by sylvania," some people would like to ask it which we can accurately learn.

Is it because he worked and voted for the nine million steal ? Is it because he supported the Milford and

Hos. ANDY DILL the Democratic nominee for Is it because he supported the Milford and Matamoras railroad job, a scheme to rob the treasury of \$990,000, and spoke of blackmailer Bill Dimmick, the beneficiary of the steal, as a "gentleman I always respected ?" Is it because he spoke and voted for the Muucy Creek railroad bill, a law which enabled that corporation to cheat its creditors of their money and its employees of their wages ? Is it because he did curch efficient wages ?

Is it because he voted against a resolution

nation by permission of the corporations ? These are some of the reasons why the peo-ple believe Andrew H. Dill should not be

corporations who had the disposal of Andrew H. Dill's vote while a member of the Legisla-

ture. A fellow feeling and a common paternity make the Times wondrous kind.—Harrisburg

A. H. DILL helped to steal nine million dol.

"CAPITAL may be produced by industry, and

accumulated by economy; but jugglers only will propose to create it by legerdemain tricks

with paper .- Thomas Jefferson."

VOTE the whole Republican ticket,

lars from the honest tax-payers of Pennsylva-nia, and now has the effrontery to ask their votes. "Whom the Gods would destroy they

Is it because he did such efficient service in passing the bill to incorporate the Laurel Rau improvement company, whereby the Philadel-phia and Reading railroid company has suc-

inces? Is it because he voted against a bill au-it a legal tender. It is never desirable to de-

thorizing the Attorney General to commence proceedings against corporations that have violated the law, on proper complaint being the standard of value."—Thaddeus Stevens.

instructing the Senate railroad committee to prepare a bill fixing the maximum rates of fare and freight to be charged by the railroads 7 Is it, finally, because he was a most per-

vote for the patriotic Hoyt, who, surrounded by every comfort that wealth and position could command, went forth to battle in de-

fence of the glorious flag of our country, and whose sword was never sheathed in dishonor.

"No one would willing'y issue paper cur-

"WE advise any man who wants to cheat

(Spaulding's Financial History of the War), unless he is anxious to know that he is a ras-

IEVIN D. KUNTZELMAN, a soldier's orphan, is the Republican nominee for Register and Re-corder in Huntingdon county. Mr Kuntzel-man should be ably supported by the people of his county.—Bellefonte Republican.

DARE Andrew H. Dill swear "by the uplifted

hand" that he was not the Senatorial attorney

THERE is a "set up" job on the Treasurer's office, if McElwain should be elected. The

Union bank is to handle the funds. Vote for

IF you are opposed to Salary Grabber Speer going to the U. S. Senate don't vote for Doyle

and Foust. They are both pledged to support

EVERYBODY was more than pleased with Sen-ator's able speech on Thursday of last week.

THE Republican ticket will be elected from top to battem. Vote it solid.

DovLE is making a fool of himself by his

of certain corporations during the time he was

in the Legislature ?

Isenberg.

silly twaddle.