

ree Democratic Nowinations.

FOR GOVERNOR. AVID POTTS, JR., Or CHESTER Co.

FOR SUPREME JUDGE, ILLIAM STEPHENSON. OF MERCER Co.

TOR CANAL COMMISSIONER, GEORGE R. RIDDLE, OF ALLEGHENY CO.

ORGANIZATION OF KANSAS. settled conspiracy to extend Slavery , agnout Kansas. Those men will have rlist hope destroyed by the publication

Pherce's appointments of officers for that endory. Here they are:
A. H. Reg den, of Pennsylvania, Governor. A 11. AND DESCRIPTION OF PRINCIPLE WOODSON, of Tirginia, Secretary, Minasov Brown, of Missouri, Chief Jus-

Resa Enevoy, of Alchama, Associate Jus-

J. D. Dosanteson, of Illinois, Mershall. officers will have almost unlimited rol of Kansas for about eighteen months. people will be able to do little or noththem. Governor Reeder is notofor his devotion to the slave-soil interest: o are Woodson, Brown, Ellmon, Isaacs panaldson. We know nothing of the lents of Sandas W. Johnston, but pree is like the others. Administration adiciary are in the hands of staveholdof their parasites. A case involving will be tried before a Missouri and ma Court, and by a Louisiana District In the face of these facts, some Administration organs have the cool ever to establish slavery in Kansas .-

MURDERED FOR REFUSING TO TREAT. An Irishman was recently murdered at oak Island, Illinois, because he couldn't We find the particulars of the affair in Rock Island Advertiser:

On Thursday evening, a party of five men got into a row about treating, at the ashington House, in this city, the consebe upon one of heir number, by another of party, producing death in a few minutes, we of the stabs penetrated near the heart, er in the stomach and one in the thigh. man lived long enough to identify to an er the four men whom he accused of ulting him. They immediately fled, but officers succeeded ie arresting three of m, the one escaping said to be the actual referer. The name of the murdered man llogan. The whole party were raftemen her raftsmen identify the murderer as being ian by the name of James McFadden or

he Advertiser thinks it is time to do away th at least a portion of the liquor shops in city. We think if they were shut up ogether, not only in Rock Island, but every e throughout the land, we should not we one case of murder to record where we publish a hundred - Y. Y. Tribune.

Free Homes-Why it Was Defeated.

estead Bill, by adopting his substitute, would most effectually (as he designed) stop to emigration from the North to saile lands located in that portion of the dready admitted to the Union as States. thunter's aubstitute provides for the ting upon lands by persons tempoble of br and a quarter an acre, while they different in the states for theire and a or twenty-in elcents an agre!

which the dark spirit of en cia insimuate itself.—Pitts. Dispatch.

Died.

LIAM DIREMAN, No. - Term, A. D.-DIVORCE.

returned nibil, notice is hereby given, and Trequired to appear at the next Court of atten Pleas, to be held on the 18th day of Ma. 18, 1854. 14-41

Sheriff's Proclamation. THEREAS, the Hon, Robert G. White, of their precept, bearing date the 20th day May in the year of our Lord one thousand hundred and fifty four, and to me diof Common Pleas, in the Borough of icrsport on MONDAY, the 15th day of mber, next, and to continue one Week. dice is hereby given to the Coroners, ther proper persons, at 10 o'clock A. M. of said on, with their rolls, records, inquisitions, examinations, and other remembrances, to do hose things which to their offices appertain the done. And those who are bound by their ecognizances to prosecute against the prissaid County of Potter, are then and there to Prosecute against them as will be just. Counersport, Aug. 5th, and the

Sheriff's Sales.

BY VIRTUE of sundry writs of Vend. Ex., Pls. Vend. Ex., Als. Vend. Ex., and Levan Facias, issued out of the Court of Common Pleas of Potter county and to me directed, I will expose to sale by public vendue or outery, at the Court House in Coudersport, on MONDAY, the 18th day of September, 1854, at I o'clock, P. M., the following described

real estate, to wit: Situate in Genesce township, Potter county, Pa., bounded on the north by the New-York State line, east by David Thrasher, South by unseated lands, and west by Nathan Noisecontaining fifty acres of land, be the same more or less, on allotment of Bingham lands on warrant 1843; of which there is fourteen acres improved, with one trame house, an old ashery, an old hovel, and an apple orchard thereon. Seized, taken in execution, and to he sold as the property of George W. Sher-wood, at the suit of Levi Annis.

ALSO-Certain real estate, situate in Sharon township, Potter county, State of Pennsylvania, bounded on the north by lands of A. W. Jones, on the east by lands of S. Drake, on some few conscientions Democrats, unite South by lands of Sutherland and Burdic, and to leave the party, and hoping always and on the west by Keating lands—containing the best, are reluctant to admit the proof the South by lands of Sutherland and Burdic, of which is improved....Also, one other tract, situate as aforesaid, bounded on the north by the Oswayo creek, on the east by T. J. Bardic's land, south by lands of White and Stevens, and on the west by lands of E. Babbitt-containing ninety-six acres, two acres of which is improved, with one saw-mill, two frame houses, two frame barns, and other outbuildings thereon. Seized, taken in execution, and to be sold as the property of Asa Stevens, Jr., Luke Stevens, and Juna Stevens, Saving W. Johnston, of Chio, Associate at the suit of Samuel Russell and J. N. Haskin.

ALSO-Certain real estate, situate in Alle-Asparia J. Isvaes, of Louisiana, District, gany township, Potter county, and State of Pennsylvania, bounded as follows: On the north by unscated land, on the east by lots Nos. 92 and 98 of the sub-division of the Fox Estate in said township, on the south by lot No. 100, and on the west by lot No. 97 and unscated laid, and being lot No. 112 of the said sub-division-containing ninety-nine and two-tenths acres, of which there are about, ten acres improved, and a small frame house thereon. Seized, taken in execution, and to be sold as the property of Alvarez Peirce, at

the suit of Henry G. Taylor.
ALSO—Certain real estate, situate in Wharton town-hip, County of Potter, and State of Pennsylvania, bounded as follows: Beginning at the southwest corner of warrant No. 4758 thence east along the south line of said wardence to pretend that there is no design | rant eighty perches to a birch, thence North two hundred perches to a birch, thence' west eighty perches to a birch, thence south two hundred perches to the place of beginning—containing one hundred acres, strict measure, about thirty acres of which is improved, with a block and frame dwelling house, one frame barn, an apple orchard, and some fruit trees thereon. Seized, taken in execution, and to be sold as the property of John Glaspey, at the suit of F. L. & C. S.

Jones. ALSO-Certain real estate, situate in Ulys ses and Hilegany townships, Potter co., Pa., bounded on the north by lands of Guernsey and Harman, on the east and south by unseated nds, and on the west by unseated land and lands of H.Guernsey—containing one hundred and twenty acres, five acres of which are improved, with one log barn thereon.....Also ne other tract, situate in Ulysses township Potter county, Pa., bounded on the north and east by unseated land, on the south by lands occupied by H. Morley, and on the west by unseated lands-containing fifty acres, with one saw-mill, one frame and one log house thereon. Seized, taken in execution, and to be sold as the property of F. V. Cobb, at the suit of A. G. Omisted.

ALSO-Certain real estate, in Hebron ownship, Potter county, State of Pa., bounded on the north by unseated land, on the east by unseated land and lands of R. M. Clark, south and west by unseated land, being lots Nos. 66 and 67 of the sub-division of the Bingham lands in Hebron township-containing one hundred and sixty and five-tenths acres, be Senator Hunter no doubt thought himself the same more or less, with about twenty art in getting the Senate to amend the acres improved, and a board shanty and an apple orchard thereon. Seized, taken in ex-ecution, and to be sold as the property of

E. H. Bishop, at the suit of N. L. Dike.
ALSO—Certain real estate, situate in Genesce township, Potter county, State of Pennsylvania, bounded on the north by the New-York and Pennsylvania State line, on the east by lands of Gannon and Chambers, south by ing bands under the laws of the state in Bingham lands, and west by lands of C. Leach to Linds lie." The object is plain. —containing two hundred and seventy acres, r the bill we quote from, no one could on which there is about twenty-six acres in-in Nebraska. Kansas or Minesota, with proved, and a log house and barn thereon. paying the full government price of a Feized, taken, in execution, and to be sold as the property of Patrick Burke, at the suit of

Charles Leach.
ALSO—Certain real estate, bounded and That from the South—which will be true like from the South by lands of the Fox Fstate, on the west by lands of the Fox 13-tate, and on the north by lands of the Fox F-state, being lot No. 82 of the allotment of the Fox Estate lands in Allegany townshipcontaining one hundred and one acres and one-tenth of an acre, about fifteen acres of The Borough, on the 13th inst., after a which is improved, with two log houses, one bluess. HENRY D., youngest son & frame barn, and some fruit trees thereon, which and Mary Ross, aged two years, six Seized, taken in execution, and to be sold as , which is improved, with two log houses, one the property of Isaac B. Baker, at the suit of

Franklin W. Knox.

ALSO—By virtue of sundry writs, The undivided one-brill part of a parcel of land, situate divided one-brill part of a parcel of Pottor. in the town-hip of Sharon, County of Potter, State of Pennsylvania, bounded as follows: SUBPENA and alias subporna Beginning on the northeast Colors, two hem-Caving been issued out of the said Cour; locks, and two oaks, marked with three backs returned mind, notice is hereby given, and each per corner, thence south thirty-four self-Richard II. Smith, respondent, is chains twenty-five links to the line of S. O. Standard to appear at the self-water se Alney & Co.'s land, thence east on the line of said lot eighty-four chains twenty-five links Said of eighty-four chains then she shellant.

Said on eighty-four chains then she said complaint of the Bhellant.

Said of eighty-four chains then said of eighty-four chains then she may be said of eighty-four chains the she may be said of eighty-four chains the she may be said of eighty-four chains the she was a she will be said of e ou the line of said lots to the State line, thence along the State line west thirty-two chains to a stake near Bardic's house, thence south thirty-nine chains and fifty links to a stake on the hill, thence west fifty-four chains to the place of heginning—containing four hundred and fifteen acres, strict measure, be the same President Judge, and the Hon. O. A. and fifteen acres, strict measure, he the same is and Joseph Mann, Pags., Associate more or less., Also, another tract of land, the of the Courts of Oyer and Terminer structe in the township, county, and State last senate in the township, county, and State last senate in the township, county, and State last above mentioned, bounded as follows: Begin-Peace, Orphan's Court and Court of ning at the northeast corner of a lot formerly open Piens for the County of Potter, have lowned by Joel Woodard, now sold to S. O. Alney, thence east along the State-line to a corner of S. O. Alhey's land, thence south along the warrant line to the corner of said d for holding the Court of Over and warrant No. 5863; thence west on the said line coner and General Jail Delivery, Quarter of the Peace, Orphan's Court, and the corner of Woodard's and Olney's land thence north to the place of beginning—conthence north to the place of beginning—containing three hundred and seventy-three acres of land, strict measure, more or less; reserving therefrom three hundred acres of the east Size is hereby given to the Coroners, side of said tract....Also, another parcel of land, situate in the township, county, and stoney, that they be then and there in State aforesaid last above mentioned, bounded as follows: Beginning at the northeast corner of a tract of land sold by Elisha Mix to S. O. Alney, on lot No. 5859; thence east one hundred and three rods to a maple corner on warrant No. 5855; thence south along the line of S. O. Alney's land one hundred and fifty-two rods; thence west to S. O. Alney's

line one hundred and three rods: thence north

one hundred and fifty rods to the place of be-

west thirty-one chains and eighty-two links; links to Milton Main's land to a corner on the ank of Honeyoye Creek; thence on said Main's south line to the east line of said lot thence south to the southeast corner of said lot No. 5878, being and running to contain all the land in said lot east of Mix's and south of Main's land, which was heretofore deeded to Jonathan Brown-containing one hundred and sixty-four acres of land, strict measure, be the same more or less And Also, another parcel of land, situate in the township, county, and State above mentioned-beginning at the northwest corner of lot No. 5855; thence east one hundred rods; thence south far enough to make ninety acres of land, by running the south line parallel with the north line And Also, another piece of land, situate in the township, county, and State last mentionedbeginning at the southeast corner of said lot

No. 5882; running from thence west forty chains; thence north far enough to make one hundred and ten acres of land, by running east and parallel with the south line of the east of said lot....And Also, the equal, undivided one-half part of a parcel of land situate in the township, county and State last mentioned being a part of lot No. 5855-beginning at the northeast corner of a hundred-acre lot, surveyed for Elisha Mix, bounded by Ira A. Week's lot: running from thence south one nundred and sixty-five rods; thence east one hundred and twenty-two rods; thence north to the north line of said lot; thence west ilong the north line of said lot to the place of beginning-centaining one hundred and tweny-five acres of land, be the same more or less. ... And Also, another parcel of land, situate in the township, county, and State last mentioned, being a part of lot No. 2859, bounded as follows: Commencing at the northwest corner of said lot; thence east thirty-two chains to a stake in the highway: theuce south along the highway to John C. Adams's corner; thence west thirty-two chains to a post corner; from thence north to the place of beginning containing twenty-bur acres of land....Arso another parcel, being a part of lot No. 2859, W. Sherman's southwest corner in the lot

in the township, county, and State last men-tioned, bounded as follows: Beginning at G. line; from thence west to S. O. Alney's southeast corner; from thence north on said line across the Honeove Creek to the center of the highway near the school-house; thence east along the highway to George W. Sherman's line; from thence south on Geo. W. Sherman's line to the place of beginning-containing about forty acres of land, be the same more or less, reserving out the school-house site, as t is owned by the district where the schoolhouse now stands, on the northwest corner o Seized, taken in execution, and to be sold as the property of Peter B. Dedrick.

ALSO_By virtue of sundry writs, certain real estate: situate in Allegany township, Pot ter county, Pa., bounded and described as fol-

lows: On the north, south, east, and west by unseated lands of the Bingham Estate, and being lots Nos. 127 and 127 of the sub-division of the Bingham Estate in said township—containing one hundred and ninety-eight and fivetenths acres, of which there is about forty acres improved, with one frame house, two og houses, two log barns, with some fruit trees thereon. Seized, taken in execution, and to be sold as the property of James B. Hill and William Hill.

ALSO-By virtue of sundry writs, certain real estate, situate in Pike township, Potter county, Pa., bounded on the north by lot No. 14. on the east by lots Nos. 14, 22, and 35, or he south by lot No. 22 and unseated lands of the Bingham Estate, on the west by unseated lands and by lots Nos. 13 and 36, being lots Nos. 41 and 12 of the sub-division of the lands of the Bingham Estate in said township-con taining one hundred and fifty-five acres, with about fifty acres improved; on which is erected three frame houses, two frame barns and one saw-mill, and with some fruit trees thereon....Asso, one other tract of land, sit-uate as aforesaid, bounded on the north by Bingham lands, on the east by Issac Johnson. south by Bingham lands, and on the west by lands of David R. Smith, deceased—containing two hundred and fifty acres, be the same more or less, with about eighty acres improved, one frame store and house, one log house, one frame house, two frame barns, one saw-mill, and an apple orchard thereon.....Arso, lot No. 36, in the township, county, and State aforesaid, bounded on the north and east by lot No. 14, on the south by lot No. 13 and by unscated lands, on the west by unscated lands and by let No. 15-containing one hundred and four acres, with about four acres improved and a log house thereon. Seized, taken in execution, and to be sold as the properly of Channey Baxter, Matthew Baxter,

Elijah Johnson, and John G. Russel. For Notice is hereby given, that an amount equal to the costs will be required to be paid upon each sale when struck down to the bidder; and upon a failure to comply with this regulation the tract of land will again be of

ferred for sale.
P. A. STEBBINS, Sheriff, SHERIVE'S OFFICE, Aug. 18; 1854.

Moore's Rural New-Yorker.

The Rural New-Yorker is the leading Amercan Weekly, Agricultural; Literary, and Fam-

ly Newspaper,—an assertion fully sustained by the fact that it has a much larger circulaion than any similar journal published in this our try or Europe. It embraces more Agriultural, Horticultural, Mechanical, Scientific Literary and News Matter—interspersed with many engravings-than any other paper in the Union, rendering it unsurpassed as a Prac tical, Useful, and entertaining Family News

In addition to the great amount of matter on other subjects—including a variety of choice reading for the family circle—each number of the RURAL contains the latest and most important News, briefly yet definitely stated, (the wheat without the chank together with careful and reliable reports it too principal Grain, Provision, and Cattle bia. vis It has six editors, is published in best siyle, and excels in both contents and appearance.

FORM, STYLE, AND TERMS: Each number of the Rural New-Yorker comprises eight double quarto pages, (forty columns,) printed on superio. paper and, clear type, and appropriately illustrated.

Terms, In Annance—\$2.00 a year; three copies for \$5.00; five copies for \$5.00; ten for \$15.00.

D. D. T. MOORE,

Rochester, N. Y.

Notice. THE School Directors of the different town-ships and persons designing to pursue the eccupation of teaching, will please take no-tice, that teachers must first apply to Dieectors for a specific school, before they can obtain from the Superintendent a certificate of quali-

fication.

The Superintendent is not authorized to give a general certificate, permitting teachers to take charge of any school in the county—it must be specific—hence the necessity of first applying to the Directors.

The Directors may be present at the exam-

ination of their respective teachers, if they

I am now visiting schools, and while so engaged, will, if it be desired, examine those trachers already employed for the Fall and Dated at Counersport, Aug. 5th, and the ginning—containing one hundred acres, strict of America. PIERRE A. STEBBINS, Counterport Aug. 1, 1854. Sheriff.

Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. Sheriff. She Winter schools, and thus avoid the necessity County Superintendent.

Business Cards.

THOMAS STEWARDSON, Jr., Attorney at Law, N. E. corner 6th and Walnut-streets, PHILADELPHIA.

C. W. ELLIS, Attorney at Law Coudersport, Pa.

Jan. 18, 1850. F. W. KNOX. Attorney at Law.

Condersport, Pa, will regularly attend the courts in l'otter county. 3-40tf A. P. CONE.

Attorney at Lam.

elisborough, Tioga county, Pa, will regular

June 3, 1848.

y attend the courts of Potter county.

LAND AGENCY. THE undersigned having been entrusted with the care of several large tracts of land in this county, has made himself acquainted with the lands and land titles of the county, and will give immediate attention to any business of this nature that may be en-trusted to him.

J. S. MANN.

H. S. HEATH,

Physician and Surgeon, Condersport, Par. will attend to all calls for professional assistance with promptness and tidelity. Office on the west side of Main-st., second door above the Journal office. 3-47

M. R. GAGE, M. D.,

PHYSICIAN AND SURGEON—Would respectfully inform the citizens of Goudersport and Potter county, that he has located permanently among them, and will attend to all calls in his profession. Office—T. B. Tyler's Drug and Book Store 6-6

ISAAC BENSON

A TTORNEY AT LAW.—Office, East side of the public square, Condersport, Pa. By special arrangement the professional services of S. P. Johnson, Esq., may be engaged through him in all cases in which he is not previously concerned.

N.B.—All claims due and payable to the

undersigned, personally and professionally, may be found in the hands of Isaac Benson, Esq., for adjustment. S. P. Johnson. March 3, 1848.

JOHN S. MANN,

A TTORNEY AND COUNSELOR AT LAW will attend the several Courts in Potter and M'Kean counties. All business entrusted to his care will receive prompt attention. Office on Main-street, opposite the Court House, Coudersport, Pa.

ARTHUR G. OLMSTED. A TTORNEY AND COUNSELOR AT LAW, will attend to all business entrusted to his care with promptness and fidelity. Office—in the Temperance Block, up stairs, Main-street, Coudersport, Pa. 7-1

L. F. MAYNARD. Attorney & Counselor at Haw.

Goudersport, Pa. Office—north of the court' house square, at "The People's Cash Store," JAMES M. BASSETT,

Cabinet-Maker & Upholsterer, COUDERSPORT, PA., Will execute all orders in his line of business with neatness and despatch. Place of business—the Manufactory formerly owned by G. W. Strong—two doors above

Wm. Crosby's dwelling.

Having improved the building and machinery, and employed good workmen, he is prepared to do work as well as the best and on short notice.

FEW pieces of new Music; A Music procured to order: also, Temperance and other Tracts, or any periodicals desired. School Books constantly on hand, with paper, pens, slates, and every thing needed for going to school. M. W. MANN. 6-33tf

C. SMITH. Dealer in Dry Goods, Grocerias and Provisions;

Hardware, Crockery and Glass Ware; Boots & Shoes, Hats & Caps. Stone and Wooden Ware: .

In short, almost everything usually kept in a Country Store. All of which he offers for sale at very low prices for the pay.

Place of business corner of Main and Sec-

ond Streets, Condersport, at the old stand of W. T. Jones, & Br. July 7, 1854. 7-8tf

HONEY.—A good quality of honey for sale at C. SMITH's.

HARDWARE AND TIN.

IT is reported that Nebraska Bill is in town! and by calling at the Hardware Store of

James W. Smith, on Main street, you can hetter assortment of Cooking, Box & Parlor Stoves,

All Variation and Signature of States of the Cooking of the All Varieties and Sizes;

CUTLERY;
Tin ,Copper and Sheet Iron Ware; Mill and ⋈ cut Saws, Hoop-iron, Nails and Chains; Carpenter's Tools and Files, Iron-

Bars and Anvils;
A Good variety of building Hardware; where also may be found a general assortment of

Clocks, Jappanned Ware; Toys to Please the Boys; together with a good variety of

WOODEN WARE such as HAND and

HORSE RAKES, Pails, and Brooms,

Tubs &c., &c., than can be found elsewhere in this county. And I would

call especial attention of those who wish to purchase, to my large and well selected stock of STOVES. Likewise that my Tin, Sheet Iron, and Copper Ware

is all made of good material and by a skillful and competent workman. All Iask is for you to call and see my goods, price them, and I have no doubt you will be satisfied with the price and goods.
All kinds of produce taken for goods. I

also pay \$20 per ton for old iron.

JAMES W. SMITH-Coudersport, July 7, 1854.

THE best three shilling tea and 6d sugar is OLMSTED's. FULL assortment of Groceries. A rule assortment of Groceries, at low figures, constantly on hand. Yard wide Lawns, from 6; cents upwards, at OLMSTED'S.

By Authority.

RESOLUTION PROPOSING Amendments to the Constitution of the Commonwealth.

§ 1. Resolved by the Senate and House of resentotives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendments be, and the same are hereby proposed to the Constitution of the Commonwealth, under and in accordance wite the provisions of the tenth article thereof, to

PROPOSITION 1. TO BE ARTICLE XI.

§ 1. The aggregate amount of debts here

after commacted by the Commonwealth shall

never exceed the sum of five hundred thousand dollars, except in case of war to repel invasion, suppress insurrection, or to redeem the public debt of the Commonwealth, and the money so raised shall be applied to the purpose for which the debt may be contracted, or pay such debts, and to uo other purpose. § 2. To pay the public debt of the Com-monwealth, and debts which may hereafter be contracted in case of war to repel invasion suppress insurrection, and to redeem the pub lie debt, the Legislature shall at their next session after the adoption of this section into the Constitution, provide by law for the creation of a sinking fund, which shall not be abolished till the said public debt be wholly paid, to consist of all the net annual income from the public works and stocks owned by the Commonwealth, or any other funds arising under any revenue law now existing or that may hereafter be enacted, so far as the same

may be required to pay the interest of said debts semi-annually, and annually to reduce the principal thereof by a sum not less than five hundred thousand dollars, increased yearly by compounding at a rate of not less than fifty per centum per annum; the said sinking fund shall be invested in the loans of the Commonwealth, which shall be cancelled from time to time, in a manner to be provided by law: no portion of the sinking fund shall ever he applied to the payment of the debt of five hundred thousand dollars mentioned in the property of the sold Sites Sutherland may be

herein specified.

§ 3. The credit of the Commonwealth shall not in any way be given or loaned to or in aid of any individual, company, corporation, or association, nor shall the Commonwealth hereafter become a joint owner or stockholder in this 19th day of July, 1854. any company, association, or corporation in this Commonwealth, or elsewhere, formed for

any purpose.
§ 4. The Commonwealth shall never assume debts of any county, city, borough, or township, or of any corporation or association, unless such debts shall have been contracted to repel invasion, suppress insurrection, or to defend the state in war.

PROPOSITION 2, TO BE ARTICLE XII. Prohibiting, Municipal Subscriptions.
The Legislature shall never authorize any county, city, borough, or township, by a vote of its citizens or otherwise, to become a stockholder in any joint stock company, association, its credit to, or in aid of any such company or association. E. B. CHASE,

Speaker of the House of Representatives.
M. M. CASLIN, Speaker of the Senate. In the Senate, April 28, 1854.

Resolved, That this resolution pass. Yeas 22, nays 6.—[Extract from the Journal.
T. A. MAGUIRE, Clerk. In House of Reps., April 21, 1854. Resolved, That this resolution pass. Yeas [1, nays 20.—[Extract from the journal. WM. JACK, Clerk.

SECRETARY'S OFFICE,
Filed April 29, 1854.

C. A. BLACK,
Secretary of the Commonwealth. PENNSYLVANIA 88:

SECRETARY'S OFFICE, Harrisburg, July 1, 1854. }
I do certify that the above and (SEAL.) foregoing is a true and correct copy of the original "Resolution," as the same remains on file at this office. In testimony whereof I have hereunto set my hand and caused to be attixed the seal of the Secretary's

office the day and year above written. C. A. BLACK,
Sccretary of the Commonwealth. Journal of the Senate.
"Resolution No. 562, entitled 'Resolution proposing amendments to the Constitution of Commonwealth, was read a third time. first proposition, the year and nays were taken

agreeably to the Constitution, and were as ollows, viz: YEAS-Messrs. Buckslew, Darlington, Darie, Furguson, Foulkrod, Frick, Fry, Goodwin, Haldeman, Hamilton, B. D. Hamlin, E. W. Hamlin, Heister, Hoge, Jamison. McClin-

tock, McFarland, Piatt, Quiggle S ager, Slifer, and McCaslin, Speaker—23.

NAYS—Messrs, Crabb, Creswell, Hendricks, Binzer, Kunkle, and Skinner-6. So the question was determined in the ac-

firmative. On the question, will the senate agree to the second proposition, the year and nave were taken agreeably to the Constitution, and were as follows, viz:

YEAS—Messrs. Buckalew, Darsic, Furguson, Foulkrod, Fry, Goodwin, Haldeman, B. D. Hamlin, E. W. Hamlin, Hendricks, Heister, Hoge, Jamison, Kinzer, McClintock, McFarland, Piatt, Price, Quiggle, Slifer, Wherry, WcCaslin, Specker—29

So the question was determined in the sifirmative.

Journal of the House of Representatives. The question recurring upon the final passage of the Resolutions, the first proposiion was agreed to as follows, viz:

YEAS-Messrs. Abraham, Adams, Atherton, Ball, Barton, Beyer, Bigham, Boyd, Bush, Byerly, Caldwell, Calvin, Carlisle, Chamberlin, Cook, Crane, Cummins, Daugherty, Davis, De France, Dunning, Eckhert, Edinger, Eldred, Evans, Foster. Fry, Gallentine, Gibboney, Gilmore, Gray, Groom, Gwin, Hamilton, Harta, Herr, Hiestand, Hillier Hipple, Horn, Hummel, Hunsucker, Hunter, Hartt, Jackman, Kilgore, Knight, Laury, (Lehigh,) Linn, Magee, Maguire, Manderfield, M'Connell, M'Kee, Miller, Menaghan, Montgomery, Moore, Moser, Muse, Paimer, Parks, Parmice, Passmore, Patterson, Porter, Putney, Rawlins, Roberts, Rowe, Sallade, Scott, Sidle, Simonton, Smith, (Berks,) Smith, (Crawford,) Stewart, Stock-dale, Strong, Struthers, Wheeler, Wicklein, Wright, Zeigler, Chase, Speaker-S5.

Nars-None.

NAYS—None.

So the question was determined in the affect themselves aggreed by the foregoing appraisement and classification.

On the question, will the House agree to LUCAS CUSHING. firmative. the second proposition, the yeas and nays were taken, agreeably to the provisions of the 10th article of the constitution, and are as follows: YEAS-Messrs. Abraham, Atherton, Ball, Barton, Beck, Beyer, Bigham, Boyd, Caldwell, Carlisle, Chamberlin, Cook. Crane, Cummins, Daugherty, Davis, Deegan, De France, Dunning, Edinger, Eldred, Evans, Fry, Gallentine, Gibboney, Gilmore, Gray, Groom, Gwin, Hamilton, Hiestand, Hillier, Hipple, Hunsecker, Hunter, Hurtt, Jackman, Kilgore, Knight, Laury, (Lehigh.) Lowrey, (Tioga.)
Linn, Magee, Maguire, Mandersseld, M'Connell, M'Kee, Monoghan, Montgomery, Moore, Muse, Palmer, Parke, Parmlee, Passandose, Palmer, Parke, Parmlee, Passandose, Palmera, Patherson. Porter. Rawlins. Reharts

Tyl Eps. more, Patterson, Porter, Rawlins, Roberts,

Rowe, Sallade, Scott, Simonton, Smith (Berks) Smith (Crawford) Stockdale, Wheeler, Wick

Smith (Crawford) Stockdale, Wheeler, Wick-lein, Wright, Chase, Speaker—71.

NAYS—Messrs. Adams, Buldwin, Beans.
Bush, Byerly, Eckhert, Ellis, Hart, Herr, Horn, Hummel, N'Combs, Miller, Poulson, Putney—Sidle, Stewart, Strong, Struthers, Vinglay—90 Ziegler-20

So the question was determined in the affirmative.

SECRETARY'S OFFICE. Harrisburg, July 1, 1854. }

I do certify that the above and seal...) foregoing is a true and correct copy of the "YEAS" and "NAYS" taken on the "Resolution relative to the amendment of the constitution of the commonwealth" as the same apon the Journals of the two Houses of the [General Assembly of this commonwealth; for the session of 1854. Witness my hand and the seal of said office this first day of July, one thousand eight hundred and fifty-four.

C. A. BLACK, Secretary of the Commonwealth.

7-10 3m Foreign Attachment.

Potter County, ss. ~ The Commonwealth of Pennsylva.

SEAL nia to the Sheriff of said county, We command you that you attach Silas Sutherland, late of your county, by all and singular his goods and chattels, lands and tenements, in whose hands or possession soever the same may be, so that he be and appear before the Judges of our Court of Common Diagrams of Court of Common Pleus, at Coudersport, at a county court of common pleas there to be held for the said county on the third Monday of September next, then and there to answer Matthew S Ennis, Wm. Ennis, and Joseph B. Welch of a ple co: Assumpsit, not exceeding five hundred dollars; and also that you summon the person hundred thousand dollars mentioned in the first section of this article, but the said sinking fund, shall be applied only to the purposes said court at the same time and place, to answering a said court at the same time and place, to answering the same time and place, to answer the same time and place, to answer the same time and place, to answer the same time and place the s wer what may be objected against them, and abide the judgment of the court therein—and

have you then and there this writ.
Witness the Hon. Robert G. White, President Judge of our said court at Coudersport,

B H.J. OLMSTED, Prothonotary By virtue of the above described writ, I have attached the following described piece or parcel of land, situate in Sharon township, Potter county, Pennsylvania, bounded and described as follows, to wit: Beginning at the northwest corner of warrant 2176, thence by the north line of said warraut east 44 rods to the west bank of the Oswayo creek, thence up the south bank of the creek and race (being line of land conveyed by Silas Sutherland to Thomas J. Burdie) to the east line of said land, thence south one hundred and two perches and five-tenths to a post, thence west ne hundred and fifty-six perches to a post in west line of said warrant, thence by said line north two hundred and two perches and fivetenths of a perch to the place of beginning—containing one hundred and sixty acres, of

which about five acres are cleared.
P. A. STEBBINS, Sheriff.
SHERIFF'S OFFICE,
Condersport, July 21, 1854.

Classification and Appraisement Of Potter, made by the subscriber, Appraiser of Mercantile Taxes for the said county, in accordance with an Act of the General Assembly of this commonwealth, entitled "An Act to provide for the reduction of the Public Debt," passed the 22d day of April, 1846, the 11th section of which Act requires that all dealers in Goods, Wares, and Merthat all dealers in Goods, Wares, and Mer-chamize, the growth, product, and manufac-ture of the United States, and every person who shall keep a store or warehouse for the purpose of vending and disposing of Goods, Wares, and Merchandize, when such person is interested in the manufacture of such Goods, Wares, and Merchandize, shall be classified in the same manner, and required to pay the same annual tax and license fee as is provided. and required in relation to dealers in foreign more handize: Provided, That merchants who prastore or warehouse at their own shop or manufactory, for the purpose of vending their own manufactures exclusively, shall not

be required to take out any license.	
DEALERS IN MERCHANDIZE, &c.	
Allegany.	-
* * * * * * * * * * * * * * * * * * * *	TAX.
D. N. Jinks,	\$7.00
Bingham.	~ ^ ^
J. B. Jones & co., 14	7.00
J. B. Jones & co., 14 Coudersport Borough.	
J. D. Chilling and a second	10.00
Collins Smith,	10.00
Lewis Mann, 13	19.00
D. E. Olmsted14	7.00
Charles W. Johnson, 14	7.00
John M. Judd, 14	7.00.
T. B. Tyler, 14	7.00
J. D. Chillings and access 14	7.00
D. W. Spencer, 14	7.00
Miles White, 14	7.00
C. S. Jones, 14	7.00
L. F. Maynard, 14	7.00
Genesce.	•
II. O. Perry,14	7.00
John Hacket, 14	7.00
William Perry, 14	7.00
Spencer Preston, 14	7.00
Harrison.	•
Richard Goodman, 14	7.00
Ross & White, 14	7.00
W. R. Elder, 14	7.00 -
. Hebron.	
Lord & Dwight,	7.00
Oswayo.	
Wm. M'Dougall, 14	7.00
Charles Simmons, 14	7.00
Mann & Nichols. 14	
Paking Panana	7.00
Robins Brown, 14	7.00
Batlard & Lord, 14	7.00
Ulysses.	
Alonzo Horton,	7.00
A. Corey; 14 F. Hacket, 14	7.00
Wharton.	7.00
	15-00
	15:00
Eulalia.	7.00
H. A. Nelson, 14	~ nà
Stewardson.	7.00
Julius Johnson,	F 00
An appeal will be held at the Cour	7.00
in Condenmort on Saturday the 10th	110030
in Condensport on Saturday, the 19th August next, between the hours of 9 A. M., and 4 o'clock, P. M., for not y	o'algal
A. M. and 4 o'clock, P. M. for sale	cho mar

Mercantile Appraiser for Potter Co. CHEST HANDLES, Drawer do., Bolts, Retches, Halter Snaps, Wardrobe Hooks, Barn Door Hinges, kept for sale by I FIVIS MANN.

WROUGHT NAILS at MANN's STORE.

LEWIS MANN.

TYLERS