From the N. Y. Eve. Post. THE BLOODSHED AND BURNINGS IN KAN-

Kansas is in a flame with an intestine war-the people of the territory on one side, and Governor Shannon with his Missouri auxiliaries on the other. Blood has flowed, and dwellings have been fired; man flies from wild region, or seeks the life of his men have been slain. brother as he would that of the wolf great quarrel between the slaveholders it to the last. of the South and the citizens of the a cause in which every citizen of the souri; United States has an interest.

The cloud from which this shower of blood is falling has long been gathering. Sagacious observers have been looking with anxiety for an armed collision between the friends and enemies of slavery in Kansas, almost from the moment that the country began to be occupied by emigrants from the states. When the invading party from Missouri imposed a spurious legislature upon the residents, and passed laws of an intolerably tyrannical miture, it became certain that these laws would be resisted, and, if necessay, resisted even to blood. The residents saw themselves abandoned by the federal government in these successive inroads of the slaveholders from Missouri; and accordingly sent to the eastern states for arm, and adopted a voluntary martial organization. Ever since Governor Reeder was removed, and Shannon was sent tary, to resist the efforts of the free on by Mr. Pierce in his place, to en force the spurious code promulgated at the Shawnee Mission, the country his been literally without a govern-

It is said that Governor Shannon people of Kansas against what he calls | N. Y. Tribune. the laws of the territory. What becones of "squatter sovereignty" if this is done? We were told by the The Pendsylvania Telegraph advacates of this sovereignty that the people of K msas were to establish ENLARGED FORM AND REDUCED TERMS. their own institutions in their own way. This they are doing : they are settling, in the mode they think p oper, the question of the extension of Slavery, and what right has Governor Snannon to p event them? When the people of a state rise against its local government, the federal a liministration has no power to make it, in the matter.

On and after the first of Jang'ary, 1850, the People was all the federal and event to make it worthy of its cause and proposed to make its cause and proposed to m has no power to meddle in the matter; . It was commence the new year printed on tories, we must apply to them the same rule of practice. The local

Evidently Governor Spannon does Evidently G overnor Snannon dessent associates profess. He should be removed instantly for during to interfere with instantly for during to interfere with columns the remain let of the year. It will the "principle of the Nebraska bill" present a comprehensive summary of the Legislative present a comprehensive summary of the Legislative present in the control of the control of the present and the control of the control tories. Governor Shannon's conduct is nia to sustain their enterprise.

The Telegraph will advocate a liberal politic inexcusable. If, on the other hand, he inexcusable. If, on the other hand, he has taken the right course in appealing to the power of the federal governments. Its graceful face.

We are now reaping what was sown in this strife, which does not cling to ry. It will give a cordial, earnest but inde-the garments of those who supported pendent support to the administration of Gov. the garments of those who supported Pollock. that fatal measure; not a victim fails on either side, for whose death they territory of Kansas has been delivered over to anarchy, and made the company the order: scene of man-laughter and burnings. First, Douglas, allured by the apparent success and popularity of the compromises of 1850, was tempted to propose the breach of faith which has any number over twenty.

Single subscriptions......\$2 00 | persons indebted to said estate are hereby hodified that an immediate settlement should not instead that an immediate settlement should not said exact are hereby for any instead to said exact are hereby for any instead to said exact are hereby for any instead to said exact and exact any instead to said exact are hereby for any instead that an immediate settlement should not said exact any instead to said exact are hereby for any instead to said exact any instea Pierce, after a brief struggle with his subscriptions forwarded before the first of gratitude of the slaveholders, followed as its zealous supporter. No occation of state necessity or even of state ted this measure; it was the sheer vania, out of the cities.

wantonness of legislation, released from the control of moral restraint, which struck that ordinance of peace, the prohibition of slavery in the north, western Territories, from our statutebook. In passing the Nebraska billthe administration and its friends prepared the torches which have since kindled the fires in Kansas, and forged man as from the savage heasts of that the weapons by which our country-

It is impossible not to feel an inor the bear. Nor is this a contest in this sympathy with those who have which the rest of the country is neutral; taken the attitude of bold and deit is a civil war, to which we are all termined resistance to the decrees of more or less parties. The battle- the pretended legislature which sat at ground is Kansas, but the allies of the the Shawnee Mission. Every liberal combatants fill the entire circuit of sentiment—the love of freedom, the the United States. This is the first hatred of oppression, the detestation of time that civil dissensions, arising from fraud, the a horrence of wrong cloaked a cause of quarrel common to the whole | under the guise of law-every feeling country, have proceeded to open and of the human heart, which does not armed violence. The Shays war in counsel cowardly submission and the Massachusetts was a local dispute in purchase of present safety at the price which the rest of the country took no of future evils, takes part with the part; the whickey insurrection in residents of Kansas. They may com Pennsylvania was local also; the dis- mit imprudent acts-they may be rash; pute between the fede il government there may be fanatical persons among and South Carolina, notwithstanding them, who will do what we cannot the warlike words that were uttered, ju tify; but their cause is a great and was a bloodless one. But now the righteous cause, and we must stand by

The House of Representatives now other states, respecting the extension assembled at Washington will, unof lavery, is put to the arbitrament doubtedly, dany a seaf to Whitfield, of the sword in a part of the country the pretended delegate from Kausas, from which the interference of the elected under the ordinances of the federal laws has been professedly with- spurious legislature, and will send him drawn, to allow free scope for the con-back to his constituents. In doing this, test. Whether the controversy be they will recognize as just and laudawell or ill managed, on the part of ble, the resistance with which the those who have submitted it to this residents of Kansas have met the fearful test, it is still our own cause- usurpation of the intruders from Mis-

CIVIL WAR IN KANSAS.

The dispatches which we publish today from Kansas, though coming thro' a very prejudiced channel, indicate a very grave state of affairs in that ter-

An open and bloody collision has occurred between the people and those claiming to constitute the government the process of the courts is defied, the Governor has called out the militia, and a civil war is already raging in the first territory of United States upon which has been conferred that " inexpressible boon" of squatter sovereignty.

The slavery party so powerless to resist the violence of the Missourians when they came to drive the settlers of Kansas from the polls, now, it seems abound with resources, civil and mili-

state men to vindicate their wrongs.

The question which Congress will Lave to decide in Kansas is becoming more and more complicated, and the Acquiescents" will discover before long that they have mistaken the mode has called upon the President for a of quieting the anti-slavery agitation detachment of United States soldiery by leading their countenance to the to put down the insurrection of the repeal of the Missouri Comproniso .-

THE CASH SYSTEM ADOPTED.

Oa and after the first of January, 1856, the

the state government must put down the rebellion by such means as it can command. If we admit the doctrino command. If we admit the doctrino of popular sovereignty in the terri- PAIMENTS WILL BE REQUIRED STERTLY IN ADVANCE.

who rise up in resistance against them.

No poper will be sent until it is paid for, admail will be discontinued as the subscriptions expire, unless they are renewed.

-a principle from which the administration has again and again declared that it will tolerate no dissent. If the fullest and most reliable manner. In that it will tolerate no dissent. If the nanescana most remain manager, in the range is any soundness in the doctrine of popular sovereignty in the territorial plate family and Political Journal, and they confidently appeal to the people of Penusylva-

tinctive organizations. It will sustain the highest standard of American Nationality; when the Missouri Compromise was compromises of the Constitution, will deteropealed. Not a drop of blood is shed minedly resist the extension of Human Slave-

TERMS-STRICTLY IN ADVANCE. on either side, for whose death they are not answerable. It was to open a path to personal ambition that the shature, and WEEKLY, on a double sheet, the remainder of the year, at the following low rates—the money invariably to ac-

Single subscriptions\$2 00

doubts, auxious to divide with him January, so that they can commence with the the glory of the achievement and the granual action of the Legislature.

Subscriptions will be forwarded from

tion of state necessity or even of state

convenience called for or even suggerted this measure; it was the sheer

The Business men will find the Telegraph
the very best Advertising Medium in Penusyl-

COUDERSPORT ACADEMY.

THE Trustees of this Institution take pleaare in announcing to the Public that they have engaged the services of the Rev. J. HENDRICK, us Principal. This gentleman comes to us well recommended as able, talented, and experienced. He has been engaged in teaching a large share of the time-for filtern years; and from among the large number of his pupils, about 500 have gone, out from under his instructions, as teachers in different parts of the country. It will be his object to make our Academy one of the most desirable schools in the comery, for those who wish to qualify themselves for teaching or for other responsible stations in life, and also for those who desire to prepare for conlege.

THE WINTER TERM

Will commence on Monday, December 3d 1855. The Academic year will be divided ino Four Terms, of eleved weeks each term. The Spring Term will commence on Monday; February 25, 1550; the Summer Term will commence on Monday, He Summer Term will commence on Monday, May 25th, 1856; and the Fall Term on Monday, the 1st. day of September, 1856.

TERMS.

Tuition per term of eleven weeks as

follows:
Primary studies—Reading, Spelling,
\$2.00 Common English branches-Geography, Or hography, Archimetic, and Grammar,

Higher English Branches-Natural Pat.osophy, As.ronomy, Chemistry, &c., Higher Mathematics-Algebra, Geome ry, &c.,

Latin and Greek Languages, - - \$5.00 Piano Music, - - - - - 83.00 Use of Instrument, - - - - 82.00 Paymen, strictly in advance. All scholars who can write legib'v, will be required to present an origin a Composition

dec.aim once in two weeks. Though the Terms of tuition are considerably lower than they have been here ofore, yet it is designed that the instruction shall be thorough in all the branches taugh ; and those who desire to fearn and are willing to study win find it a very Profitable School

once in two weeks; and all male schoors to

SOBIESKI ROSS, President. LEWIS MANN, Treasurer, G. B. OVER PON, Secretary, H.J. OLMSTED; Trustees. ELIREES,

L'? Board em be obtained in private Families in the village, or rooms can be had in the Academy by applying to the Truscees. Condersport, Nov. 22nd, 1855.

General Enformation.

UNITED STATES GOVERNMENT President-Frankan Pierce Vice President-(de fac.o) Jesse D. Brigan Secretary of State—Win, L. Marcy,
Secretary of Interior—Rober, McClelland,
Secretary of Treasury—James Gu, hrie,
Secretary of War—Jederson Davis,
Secretary of Navy—James C. Dobbin,
Post Master General—James Campbeil,
Maturna General—Camb University Attorney General-Caseb Cushing. Chief Justice of United States-R. B. Taney:

STATE GOVERNMENT. Governor-James Ponoc .. Secretary of State-Andrew G. Curtin. Deputy secretary of State-J. M. Sudwan. Surveyor General-J. Por er Brawley. Auditor General-Ephrann Banks. Treasurer-En S.ifer. Supreme Court Judges-Ellis Lewis, W. B.

Lowrie, G. W. Woodward, J. C. Knox, J. S.

County Officers, with Post Office Address Pres.dent Judge,
Robert G. White, Wensboro, Tioga Co

Associate Judges, Orange A. Lewis, Utysses, Joseph Mann, Miliport. District Attorney, FRANKLIN W. KNOX, Condersport. Sheriff, Pier A. Stebbiss, Condersport.

Prothonotary and Clerk of the Courts
Thomas E. Tyler, Coudersport. Regisier and Recorder,

Andrew Jackson, Condersport. County Commissioners, Detek Whipple, Ulysses Center, Harrison Rosa, Whi es Cerners, HENRY NELSON, Wharton,

County Auditors, WILLIAM B. GRAVES, Clara. HARRIS LYMAN. Roulette. H. L. Simons, Atteguny. Commissioners Clerk, Samuel Havens, Condersport

Treasurer, Henry Ellis, Condersport. Caunty Surveyor,

Z. F. Robinson, Harrison Valley. Superintendent of Common Schools J. B. Pradt, Condersport.

Administrator's Notice. HEREAS, letters of Administration on the estate of Harry Lym in deceased, late of Sharon Township, Power County Pas, having been granted to the midersigned, all persons indebted to the said estate are hereby

having been granted to the and estate are hereby notified that an immediate settlement is requested, and those having claims against the same, are requested to present them for settle-C. S. JONES. Condersport, Pa., Nov. 21st, 1855.

Executor's Notice.

WHEREAS letters Testamentary on the HEREAS letters Testamentary on the estate of Jesse Lewis deceased, late of the Township of Urysses, Poter county, Pa., having been granted to the undersigned, an persons indebted to said estate are hereby bottled that an immediate settlement should be undersigned and those having capins against her better the property.

Came to my enclosure some time about the first of July, a light red year ing heifer, with white hind legs, and white being. The owner is requested to come and recovery.

ASTRAY.

is requested to come and prove property, pay charges and take her away, otherwise sho will be disposed of according to law,
G. C. ROSSITER,
-Hebren, Nev. 23th, 1855,

SHERIFF'S SALES.

vania, and to me directed, I shall expose to public sale or outery, at the Court House, in the Borough of Couldersport, on MONDAY, the 17th day of December, 1855, at 10 o'clock A. M., the following described real estate, to-

Real Estate, bounded and described as fo lows: situate in Alegany taxyiship, Potter County, Pa, bounded on the north by unseated lands, on the east by lot No., 134, south by unseated lands & lot No., 81, and on the west by unscated ands; containing one hun dred and tweive & 4-10 acres, and the usu: allowance of six per cent, of which seven y five acres are improved, with one frame house one log house, one frame birn, one backsmith's shop, an apple orchard and other fruit trees thereon—said premises being of the alio. ment of the Fox & Ross estate in said township.
Seized and taken in execution, and to be

sold as the proper y of N. L. Dike.

Real Estate, situa e in Genesee township Po ter coun y, Pennsylvania; bounded on the north by the New York & Pennsylvania s.a.e line, east by lands of Garrnow & Chamners, son he by Bingh in ands, an west by ands of C. Leach; containing we hundred and seventy acres, about fity acres of which is improved, with a tog house and barn

thereon.
Seized, taken in exection, and to be sold as the property of Pa rick Burke.

Real Estate, sinuse in the Borough of Conderspor., Potter county, Pennsy.v.mc. to-wit: 10. No., 213 on square No. 21 on the part of he Börongh of Conderspor., on which is er. e ed a Tavern house, frime barn and other ou, hous s-also-a piece or parce of land adoming the above, in the said Borough of Conderspor, bounded as follows:—on the north by third street, east by to s of Julius Johnson, south by second s., and on the wes, by 10.8 No's 210; 200, 200 & 201, being a s.rip of and running from second to third streets, and forly feelin width; on which is erce.ed one b.ack-smi.h's shop and shed.
Seized, taken in execution, and to be sold as the property of C. W. Jonnson.

Real Estate, situate in the township of Pike, Power county, Penasylvania: -- bounded on the nor.h by ands of Lowry & Me.oug.d, eas: by unseased ands, and Emgham Estate, south by nasca ed hands, and on the west by Bing-ham Estate, Edjah Johnson, and Lowery & McDougan; containing six hundred and sixty-three & -- is acres, about sixty-tive acres of which are improved, with one grist-man, one water saw-ma, one frome house, one frame barn, shed and other out houses, and some

francisces hereon.
Seized, taken in execution, and to be sold is the property of James R. Dickinson & James

-ALSO-Reat Estate, situate in the township of Sharon Potter coan y, Pati-bounded on he north by Oswayo Creek, eas. by the east fine of Warran. No. 2101, so ich by lands of S.e-phens & Whi e, and wes, by lands of S.ephens and White and Stas Babbi, being parcof Warran No. 2404;—con aming min y-six and 2400 acres; about 5 acres improved on which one water saw-mid, two dweating houses, and two sman barns, erec ed, thereon.
Seized, taken in execution, and to be soid

as the property of Luke Sevens. Real Estate, sinuae in Mector township,

Poter county, Pat :-bounded on the north by Damei Sunder, n, eas, by the highway, south by Joseph Sunder, n, Jr., and on the wes, by Danie, Sundering containing seven acres of land, of which, three acres are improved, with one frame divening house, og barn, and ou. house, and fruit trees there-

Selzed, taken in execution, and to be sold is the property of Henry Ervay.

. Real Estate, si mate in the township of Oswayo Potter county, Pa.:—bounded on the north by the highway, east by S. P. Lyman, on the son h and west by Wm. McDougan; In Potter Co. Common Pleas. containing 8-10 of an acre; on which are cree.ed, one two story dweding broase and John J. Ridgeway No. 26, May Term 1855.

as the property of P. P. Story.

TALSO-By virtue of a writ of Levari Facias, the following described property, to-wit:—one frame house and one frame parm, situate in the township of 8h .ron, Po ter county, Pennsylvania; and ALS, the for or piece of ground and curriege ap, ur enen, to the said bundings—bounded and described as to lows, to whi ginning in he course of the highway, at he norm-west corner of the iot on which said buildings are erec ed. thence along said highbuildings are erec et. mence along sala mgn-way, south 5 degrees, east I perches; hence south 40 degrees, west 5 perchis; thence nor.b 50 degrees, west 10 perches to the line of land occupied by W. J. & V. S. Warner; thence by the line of said and nor h 40 degrees, east 8 perches to the beginning :-contaming 80 perches of land.

Seized taken in execution, and to be sold

as the property of J. C. Bronson & Charles

By virtue of a writ of Levari Facias, the following described property, to-wit :-bounded on the yor hiby warrant master 1344, east by the e.s. the of Poter county, south by lands owned and occupied by Lrastus Guernsev. and on the west by warrant No. 110, it eing the north haf of warrant No. 1539, con- pie a taining five hundred acres, be the same more

Seized, taken in execution, and to be soid as the property of Wm. B. Slaughter.

By virue of a wrn of Fi Fa, the following By vir.ue of a win of Fife, are to away, described property, to wit:—si u.e in the Borough of Condersport, Power conn.y. Pennsy, vanua:—bounded as follows: fronting for year feet on the state of the public square, and James W. Smith, and on the north by the alter aforesaid; on which is erected one frame building occupied for a sore and dwelling house, and o her ou. houses hereon.

Seized, taken in execu ion, and to be sold as the property of D. W. Spencer and Emi-Real Estate, sinuae in Ulysses township, Pot er county Pa.:—bounded on the north by lots 44 & 33, south by lot No. 93 and unsea.

em are requested to present them for seate-ment.

O. A. LEWIS.

em and of 2 of the Noss, cast of miscarca tames, and wes, by loss No's 'H3 & H4; con aming one hundred and six-y-one and 8-10 acres, of which is acres are improved, with one log house, one log stable and fruit trees thereon, Said premises being of the allo-ment of Fox

> Real Estate, situate in the Borough of Con dersport; Potter county, Pa: -bounded on the north by Fourth s., east by Main steet, south by lo: No. 130 and John S. Mann, west by Mann & Cole, and lots Mo's 102 & 103, be:

ing lots No's 132 & 133, on square No. 12, as BY CIRTUE of sundry writs of Vendisport, in the Commissioners Office; on which are erected one new frame house, one old vania, and to me directed a shall frame house, one frame house, and at the country of the countr

bui dings.
Seized, and taken in execution, and to be old as the proper y of A. M. Butter.

Real estate Situate in the Township of Suman, I over County, Pa., and described as to lows: Beganning in the west line of werrant No. 219a, being one hundred and one rods south of the North West, corner of said warrant, thence east one handred and ten rods on a post, thence south eighty rods to a post, thence west one hundred and ten rods to a post in the west line of said warran, thence nor h eighty rods to the place of beginning, commining fifty-five acres, being pare of warrant No. 2196, with about two acres improved, fifteen acres chopsed, and will a frame house erec ed hereon.

Seized and aken in execution, and to be sold as the property of Cleford Haskin.

Real estate in U.ysses Township Potter County, Pa., bounded on the north and east and south and west, by Hesea Cushing, contain ng three acres of land, with one water saw milt erec ed thereon. One undivided haif of the above described premise;
Seized and taken in execution, and to

soid as he properly of Harvey Rice, The amount of costs must be paid at the time of sale, or the Property will be put up again for other bidders.

P. A. STERBINS, Sheriff. Condersport, Nov. 22 1855.

Court Proclamation.

VY HEREAS, the Hou, R. G. While, Pres. ra Jan Delivery, Quarter Sessions of the Peac , Orphan's Court and Court of Common I' eas fer the County of Pitter, have issued their precept, bearing date the zand day of Sopt. In the year of our Lord one the sand ought hundred and fifty-five, and to me direc-ted, for holding a Court of Oyer and Termin-r and General Jail Delivery, Quarter Sessions of the Peace, Orphan's Court, and Court of Common Piens, in the Borough of Condersport, on MONDAY, the 17th day of Decem-

Nonce is therefore here by given to the Coroners, Justices of the Peace, and Constibies within the county, that they be then and there in their proper persons, at 10 o'ctock, A. M. of said day, with their rolls, reards, inquisitions, examinations, and other remem-braces, to do those things which to their offices apportant to be done. And those who are bound by their recognizances to presecue against the prisoners that are or shall be in the part of the said county of Potter are to be they and there to prosecute against them as Wal be just.

Dated at Condersport, Oct., 31st 1855, and the 80th year of the Independence of the United States of America. P. A. STEBBINS, Sheriff.

List of Causes.

ys. G. N Smith & Samp-E. F. Carrier " N. L. Dike. E. W. Bishop E. W. Bishop " N. L. Dike & Solomon

Foster. Jaim O. Williams diarrict Losey. & Wife Sitas N. Howard Richard Goodman. Joel L. Raymond Ormon Olney. Geo Fox. Adm'st'r of Estate of S M. Fox | Delos Dwight. Luman Bell

Luman Bell Luman Bell, Jr. S. H. & E. J. Purple " John Davis. " Versel Dickinson. Versel Dickinson ' James C. Cortis, { Isanc Thompson A. Deremer. Versel Dickinson " Samuel Haven.
"Rufus Jewett, Jr.

Lydia J. Jenks T. B. TYLER, Proth'y. Prothonotary's Office, Coudersport. Oct. 27, 1855.

Seized, taken in execution, and to be sold | Solomon Sar well | March 5th, 1855, Summous in Ejectmen, ssued for a tract of land, being part of Warran, No. (5895) Five thousbeing part of Warran, No. (5-95) Five thousand eigh. Hundred ninety-five, Bounded and described as follows: Beginning at a post corner, being the south west corner of the Wooden to.; thence son h, on the west line of said warran; (250) Two hundred sixty terches of a ros corner, being the north east corner of Woodcocks; thence south (200) two hundred in many corner; thence is corner of Woodcocks; thence south (2007) two handred percues to a post corner; thence west (16) one hundred sivey perches to a post; thence sou hat to Ridgway's south line; thence cas. (232) two hundred and thirty two thence cas. (232) two hundred and thirty two perches, or therethous, to corner in the east one of said warrant; thence north on stideast fine about (661) six hundred and six y-one erches to a post; thence west on sill son haine, Worden and the Ness tors to the place of beginning: Containing (505) five hundred six y-eigh, acres of sand more or ess; sounce and being in the township of

Roulet, in the county of Poner.

June 15.h, 18.55, Summons returned Nivil;
Ans d P. A. STEBBINS, Sheriff on oath.—
And now to wit; Sept. 22, 18.55, on motion of
L. P. Williston, any, for Plaintiff, Rule on
Defaulting to appear and wheal on or before Defend in sto appear and plead on or before the fourth day of the next December Term (said Term commencing on he 17, of Dec.) or Judgment for want of appearance and

Pro honotarys office, Condersport Sept.

T. B. TYLER, Pro . CLOTH DRESSING.

All persons having c.o.h to color and dress, by leaving the same at the ore of J. M. Judd in Condersport, will be forwarded to the works of the subscriber finished in good order and re arned, payment for dressing e at be made to J. M. Judd on deavery of the coth. Mark the pieces painty with name and directions.
O. II. PERRY.
Genesee Fork Sept. 19th, 1855.

R. J. CHENEY

IS HOME FROM THE CITY

for ready Pay at the old stand of D. W. SPENCER.

NEW arrival of fresh Teus, from 374 cents to \$1.00 per pound, at R. J. CHENEY'S D. W. SPENCER, Agent.

R. J. CHENEY'S.

D. W. SPENCER, Agent.

D. Assembly in such case made and provides the fiber in town, as it was purchased before the last rise, at R. J. CHENEY'S.

D. W. SPENCER, Agent.

NOTICE.

A mos B. Randall In Poster Co. Comuse vs. Pless No. 112, June Amanda M. Randall (Term, 1855. Libel in Divorce.

A subporta and alias subporta having borns assued in this case praying for certain caused therein set forth, he, said Libellant, might be divorced from the bonds of matrimony thered into with the Respondent, Amanda X. Randall, and returned Nivil.

We do therefore command, you the said Amanda M. Randall, as before we did, that setting saids all business may be saids.

setting aside all business and excuses, you be and appear in your proper person before our said Judges at Condersport, at our Court of Common Pleas, there to be held the 17th day of December uexi, to answer the petition on Libel of your said Husband, and show cause. f any you have, why the said Amos B. Rundall should not be divorced from the bonds of matrimony entered into with you, agree by to the provisions of the Ac's of Assembly in such case made and provided. Witness the Hon. R. G. White, President

Judge of our said Court, at Coudersport, this 24th day of October, A. D. 1855. P. A. STEBBINS, Sheriff.

NOTICE.

Ann Burside | In Potter Co. Common by her next friend | Pleas No. 113 Feb. Terms J. Chase 1855. Libel in Divores.

John Burside. A subporte and alias subporte having been issued in this case praying for certain causes therein set forth, she said Libeliant might be divorced from the bonds of matrimony enter-

ed into with the Respondent John Burside, and returned Nihil. We do therefore command you the said John Burside as before we did, that setting and J. sein Mann. Esigs, Assaciate Juages of the Courts; of Oyer and Terminary and General Juages of the Courts; of Oyer and Terminary and General Juages of the Laboratory, Guarier Sessions of the Laboratory of Courts and Delivery, Guarier Sessions of the Laboratory of Courts and Courts and Delivery, Guarier Sessions of the Laboratory of Courts and Courts a Judges at Condersport, at our Court of Com-mon Pleas, there to be held the 17th day of December next to answer the petition on Liber of your said wife, and show cause, if any you have, why the said Ana Burside should not be divorced from the bonds of matrimony entered into with you, agreeable to the provisions of the Ac.s of Assembly in such case made and provided.

Wieness the Hon. R. G. White, President Judge of our said Court, at Coudersport this. 24th day of Oct. A. D. 1855. P. A. STEBBINS, Sheriff.

NOTICE.

Dewitt Baker | In Potter Co. Common Please | No. 50, Feb. Term, 1855. | Emily E. Baker | Libel in Divorce.

A subporta and alias subporta having been issued in this case praying for certain causes therein set forth, he, said Libelant, might be divorced from the bonds of marimony eutered into with the Respondent Emily E. Beker, and returned Nibil.

We do therefore command you the said Emi-y E. Baker, as before we did, that setting aside all business and excuses, you be and anpear in your proper p rson before our said. Judges at Condersport, at our Court of Con-mon P.eas, there to be held the 17th day of mon f.cas, there to be held the 17th day ex-December next, to answer the petition on Libels of your said Husband, and show cause, if any you have, why the said Dewitt Beker, should not be divorced from the bonds of masrimony entered into with you, agreeably to the provisions of the Ac s of Assembly in such

cases made and provided.

Witness the Hon. R. G. White, Presidence Judge of our said Court, at Coudersport, this 24th day of October, A. D. 1855.

P. A. STEBBINS, Sheriff.

NOTICE.

Samuel W. Carpenter No. 46 May term.

Vs.
Lisher Carpenter Vorce.
Sam't W. Carpenter, the complainant, having presented his petition and Libel in Divorce, to the Court of Common Pieus of the county of Potter, praying the said Court for and decree a Divorce of hum, the said order and decree a Divorce of hun, the said Samuel W. Carpenter, from the bonds of matrimony wi h his said wife, Esther Carpenter; and the said Court having ordered a subpana and alias subpona, respectively to-issue which, said subpanas have been returned "n hi.". Now, therefore, you, the said Esther Carpenter are hereby notified, that you Esther Carpenter are hereby notified, that year-be and appear before the Honorable, than-Judges of the said Court of Common Pleas et Poter country, at Coudersport, at the neg: Term of said Court, which will be on the 17th day of December, 1855, to show cause, if any you have, why the said Court should not decree a Divorce from the bonds of matrimous hotween you and your said husband. Samuel between you and your said husband, Samuel

W. Carpenier,
PIERRE A. STEBBINS,

NOTICE.

John Beker | In Potter Co. Common Please | No. 55, Feb. Term, 1855. | Cyn hia Baker | Libel in Divorce. A subpagn and alins subpagns having been issued in this case praying for certain caused therein set forth, he, said Libellant, might be divorced from the bonds of matrimony entered in o with the Respondent Cyntha Bakker, and re urned nihil.

We do therefore commind you the said We do therefore commind you the said Cynthia Baker, as before we did, hat setting aside all business and excuses, you be and appear in your proper person before our said Judges at Coudersport, at our Court of Common Peas, there to be held the 17th day of December next, to answer the perion en Liber of your said Husband, and show cares, if any you have, why the said John Baker should not be divorced from the bonds of matrimony en ered into with you, agreeably to the provision of the Acts of Assembly in such case made and provided.

case made and provided.
Witness the Hon. R. G. Wh c. President Judge of our said Court, at Couderspore, this. 24th day of October, A. D. 1-56. P. A. STEBBLNS, Sheriff.

NOTICE.

L. W. Berthrong Vs.

Myractti Berthrong 1255. L belin Divorce. A subpossa and alias subpossa having been assed in this case praying for c rain causes, there i set forth he said Libellant might bedivorced from the bonds of matrimony exdivorced from the bonds of matrimony recedints with Respondent Mytaetta H. Berthrong, and returned nihil.

We do therefore command you the said.

WITH a New Stock of Goods, such as Groceries, Cao.bs, Domestic Dry GOODS,
Which will be sold lower than any other person would be wishing to sed in this town.

COURT POUR ALL PRINTS IN THE PRINTS IN THE COURSE TO SHOW THE PRINTS IN THE COURSE TO SHOW THE COURSE TO SHOW THE PRINTS IN T 17th day of the comber next, to answer that petition on Libel of your said flushend, and a row causes, if any you have, why the said L. W. Berthrong should not be diversed from the bonds of matrimony entered into with, you, agreeably to the provisions of the Ac's of Assembly in such case made and provided.

Witness the Hon, R. G. White, President

P, A. STEBBING. Sheriff. D. W. SPENCER, Agent.

A NEW supply of Fluid and Camphino Lamps—some new and beautiful
D. W. SPENCER Agent.

D. W. SPENCER Agent.

TYLER & JO MES