For Geogram GEORGE W. WOODWARD. Of Laurence county.

For Judge of the Supreme Court WALTER H LOWRIE, Of Allegheny county.

DEMOCRATIC DISTRICT TICKLY.

ASSEMBLY, A. M. BENTON, of McKean county | Nothing delusion.

DEMOCRATIC COUNTY TICKET. TREASURET.

ISAAC KLINE, of Bradford twp. COMMISSIONER, AMOS READ, of Lawrence twp.

AUDITOR.

work and show us how it comes that 25,- with my personal preference. also, in 1860 ?

following result : Total vote 1860

do do 1862 Total vote for Congress in Clearfield and swear that this and all other obligacounty in 1860 - 3794 this order shall ever be kept through life, sa-- 3402 cred and incislate. All this I promise and 1862 -

liable gentleman " please try again.

Decrease.

As CLEAR AS MUN -The last niggerhead organ, in one article, berates Judge Woodward for deciding that soldiers, away from their respective election districts, the people are urged to support the prothe National Government, the right to vote."

ten as they assert that Judge Woodwan to deprice them of food and to compel them to had decided that the "soldier had nor ght make long and meany marches, without ever

no such thing. He only decided that no July 31st, 1863, elector of Pennsylvania, whether soldier We take the following extract from a vided by the election laws of Pennsylva- Hear him; nia, And in this decision the Court was "BEHOLD YOUR CONQUERER! I Republicans placed on the Berch, includ- there years, and the odds will be on my side."

week, mostly in green backs, taken from the that question. n trunk in his sleeping-room.

sum in gold.

"A. Lincoln "is the Government. Suppose It is strongly suspected that the boat the composition of this fire was lost until

BEHOLD HIS RECORD

We this week commence the publication of some afthe rayings and doings of his Excellency Andrew G. Curtin, "proisimal" Bovernor of Penniylvania.

Though Gov. Carrin has been allowed, by the Jacobay Administration at Washington to draw his salary as such, from ident appointed Capt. M. Ogden, Joseph the private residence of the wife of a superior of Pennsylvania, he has in fact been nothing but the supplient tool of the people's musters at Washington.

Americanism and as though their shoddy candidate in common with themselves, President, and J. B. Shaw, Corresponding upon which "rot-gut" could take ven-T. J. BOYER, of Clearfield county, never held, or advocated, that Know-

We here present our readers with the first act of the drams.

Nothing Party.

PERST DEGREE.

"In the presence of Almighty God and these Witnesser I do solemnly promise guaranteed to all citizens under the Con-F. F. COUTERET, of Covington twp. and swear that I will never betray any of the secrets of this society nor communicate "Some Facts,"-The niggerhead organ them even to the proper candidates, exof last week attempts, with characteristic that I will never permit any of the secrets lameness, to refute our exposure of the in- of this society to be written, or in any -ctbequality of the enrollment in this Congres- er manner to be made legible, except for sional district, and depends wholly upon "some facts" furrished by a "reliable gentleman." And what are the facts?

Why just as we stated these facts are the facts? Why just as we stated them-so far as zen, in favor of Americans ruling America, Warren county is concerned—but not a single word about Eric county. Will this "reliable gentleman" come up to the "reliable gentleman" come up to the of the majority though it may conflict

SECOND DEGREE. 000 of a population in Clearfield, McKean, "I of my own free will and accord, in Elk, Cameron and Forest counties are required to furnish 1040 conscripts, while witnesses do solemnly and sincerely swear the 50,000 of a population in Eric county that I will not, under any circumstances, is required to furnish but 1379? Was disclose in any manner, nor suffer it to be there an "oil excitement" in Eric county it, the name, sign, pass words, or other secrets of this degree, except in open But this story of the "nil excitement" Council for the purpose of instruction; wont answer for " facts," The total vote that I wil support in all political matters, polled at the Congressional elections for der in preference to other persons; that 1860-1862, in Warren county shows the I will when elected or appointed to any officiali station conferring on me the pow-3249 er to do so, remove all roreigners, ALIENS - 3180 OR ROMAN CATHOLICS from office or place, and that I will in no case appoint such 69 to any office in my gift. I do also promise

392 bide by, without any hesitation or mental Here we see that Warren county polled reservation whatever, so help me God !" but 69 votes less in 1862 than she did in The intense hate herein expressed, will give them our hearty support. 1860; while Clearfield polled 392 less in against foreign-born citizens and Catholics, 6th. That our county ticket meets our 1862 than she did in 1860. Will this "re- has no parallel in this country, and yet a cote for the entire ticket. State, Levis against foreign-born citizens and Catholics, has no parallel in this country, and yet Andrew G. Curtin and his shouldy patriots, after swearing away what little Christian after swearing away what little Christian ism "howling to its den."

Oth. That our country ticket meets our turnpike, on the sast by an aller, and on the turnpike, on the sast by an aller, and the south by lands of Jacob Robening, and on the avoid feet turnpike, on the sast by an aller, and the south by lands of Jacob Robening, and on the turnpike, on the sast by an aller, charity they possessed, now attempt to 7th, That these proceedings be publish-prove that Judge Woodward is as much ed in the Clearfield Republican.

declare as an Ameican to sustain and a-

of an ingrate as themselves. his chief tondy organs, and we have not clous of foul play, the Democratic

Politicians-under arrest, HARRISBURG, July 30 .- Considerable ex-Here, then, our jackassical neighbor citement has been created by the discovadmits that an amendment of the Consti- ery of enormous frauds upon the governadmits that an amendment of the Consti-ment during the recent army movement tution is necessary before the soldier has a in this region, consequent upon the rebel right to vote, and at the same time con-raid. The amounts are stated at millions demns Judge Woodward and all his col- of dollars. A number of State politicians leagues-Democrats and Republicans- have been placed under arrest, and the investigation by the War Department,-There is no mistaking the authorship ed in horse contracts, and in clothing and of this "question"-and we assure those subsistence supplies. They throw the vote, and no power on earth shall prevent them interested that we totally exonerate each "shoddy" operations at Barrisburg, in and all of the "assistants" from any pur- the summer of 1861, entirely in the shade. ticipation in it. It is emphatically original. The "question" will not be "submit
State Capitol in the winter have reaped a the only commanding General that has been any the large and the games who have infested the only commanding General that has been any the large and the games who have reaped a the only commanding General that has been any the large and the games are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with Brothers, west one hundred and sixty
state has gone—not exactly as ginning at a maple corner; thence by land of any the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the construction of the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the construction of the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the construction of the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the construction of the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the construction of the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the same parties are implicated, ask. "Bully for Grant," we say, who is usual—but, nevertheless, as usual in give with the same parties are included and sixty and the same parties are included and sixty and the same parties are included and sixty and the same parties are included an

submitted to the people-but not before, rushed to arms to defend the State from invasion, and while the Governor was tick-For Are Abolitionists aware that as of ling them with horeyed words, his min-matters, to vote"-that he was "disfranchised" - the poor hazory of crackers and park. It is a that he is decied the glorious privileges of matter of record that while these contraca freeman" &c.,&c., they just as often stain gallant Philadelphia soldiers were placed their souls with a black and damning on an allowance of a cracker a day for several days together, thanks to the neglec-Judge Woodward, we repeal, decided and corruption of the Executive Department of the State of Pennsylvania. - Philadelphia Inq.

How basely insulting to the people, for realized by the tax-payers of Pennsylva-This truthful prophecy has been fully these Abolition slanderers to attempt thus his. We have been under the Governor's from their support. The Post should to impose upon their presumed ignorance. "feet" and the 'fight' has progressed should have been warned by the fate of former traitors.—Springfield (III.) Register. Ronners Anory .-- Mine host of the favorably, but it has not yet been definite former traitors, -- Springfield (III.) Register. Clearfield House, in this place, was reliev. ly settled on whose "side the odds will The Greek fire was ed of some \$490, the beginning of last be." The ides of October will finally set-

About the same time our young friends that the Steamer Ruth, recently burned fusion. It is composed of what is known 2. The FINANCE BILL, which places all the tracts, and leaving 832 acres and 54 perches, with Harry Davis and John Newcomer, at on the Mississippi, had on board seven pay. of pitch, naptha and bitumen, and readily Lumber city, both met with a similar mis- masters, and about \$2,500,000 for Gen. burns on and under water. It was origfortune-the former losing some 700 or Grants army. The boat was totally con- inally projected on arrows and javelins, \$800, in paper money, and the latter a less sumed, and nearly all the crew were either around which flax was twisted, saturated burned or drowned; but strange to say, with the compound. It emits a most of-

If A. Lincoln is the government will he government" and Master enough by a Virginian-who offered it to not have to pay the enormous debt that Bob "Government," are now rusticating our Government, and tried to procure a

Democratic Meeting at Mount Joy.

The inhabitants of Mt. Joy assembled at the School House, on the 28th of Aug. 1863, for the purpose of forming a Demogratic Club. The meeting was called to order by appointing William Wallace, President, and J. B. Shaw, Secretary.

On motion of Samuel Shaffner, the Pres-Owens, and John Shaw, jr , to draft resolutions expressive of the sense of the in the infamous act, assaulted and searchmeeting. After the committee returned, ed the house, taking particular pains to ing to prove that Judge Woodward holds and handed in their resolutions, they were search for milk in the cupboard. One, to the infamous decirines of defunct read by the Secretary, and unanimously adopted. After which, on motion of Wm. two parts "shot," ascended the stairs to Wallace, Samuel Shaffner was elected complete the search, and finding nothing Secretary of the Club.

necessary for the Democrats in every deed of infancy and crime) and fired, puttownship in the State to organize them; ting a hole through the cuif of the cost, The Oaths taken by Governor Andrew G. Cor- selves into clubs, so that they may the and frightenening a helpless woman and tin when he joined the dark-lanters or Know- more successfully subdue Abolitionism children out of their reason, to show a and Secessionism, and maintain and uphold the Union and the Constitution, and the inestimable rights and privileges class of men the authorities at Washington

> WHEREAS, the democrats of Mount Joy, have not heretofore so done because that they had no place in which they could conveniently assemble for that purpose, and not because they were not deeply sensitive of the flagrant invasions of their dearest rights by the party in power, and of the necessity of vigorous action in the present political campaign, as the only emedy for their wrongs and the only hope of the nation, now

THEREFORE, seizing the earliest opportu-

lat, Resolved That it always has been, is support democratic principles as understood and advocated by Jefferson and Jackson.

24. That we firmly believe that the war give the act in full. is being conducted by the present adminstration, not for the restoration of the Union and the preservation of the Constitution but for the perpetuation of its ship settlements in the county of Clear-in the name of George Musser, with two small Log Houses, Blacksmithshop, and Log Barn erecestruction of the Union. The war can only be restored to its legitimate object, and House of Representatives of the Comand peace and harmony be a thieved thro' the triumph of democratic principles.

34. That freedom of speech, freedom of he press, and freedom of action within force, when we must.

tions which I have previously taken in W. Woodward for Governor, and Hon. last Menday in January, in each year: this order shall ever be kept through life, so Walter H. Lowrie, for Judge of the Su- and all laws inconsistent herewith are preme Court.

"Bully for Grant."

Committee would be allowed proper privileges and facilities in the matter. To which Gen. Grant replied as follows:

visit the troops from their State, at any tion, if the law gives them the right to thousands of dollars. from voting the ticket of their choice,

That is fair and just, and all Democrats | This State has gone-not exactly as

A Bogus Democratic Paper.

love for the State Register." So has not We have neither love nor respect for a representation in the House, journal which after selling itself, soul and and the same—the Administration's perty, still make a profession of adherence to the Democracy. As well might Judas claim spostleship after betraying Christ, as such journals as the Chicago Post assume to be "Democratic," when they or citizen, could legally vote anywhere speech made by Gov. Curtin, in Bellefonte, have basely betrayed Democracy. The except at his own election district, as pro- in 1800, a few days after the election. - Post is "joined to its idols;" let it go, like Judas, to its "place"-among the Ben. Butlers, the Dickinsons and others, unanimous, John M. Read, whom the have you under my feet, I will fight you for it party at d given in their adhesion to its ancient and irreconcilable enemies .-The Democracy bave nothing in common with deserters from its folds -they fear

the East, and was employed in the crusades against the Christians, to whom it Every Abolition loyalist insists that Fix out of the seven paymasters escaped. Sensive odor in its discharge, and is very destructive in its effects. The secret of we admit this fallacy for argument's sake. was fired to cover up a gigantic robbery, the commencement of our civil war when it was discovered or re-invented-singular people therefore escape its payment altogether?

They are all kept for sale at the Drug Store of the efforts of this individual to obtain, the Court House.

They are all kept for sale at the Drug Store of ed and taken in exactly opposite ber the efforts of this individual to obtain, the Court House.

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For the "Republican." Boucs Township, 1883.

MESORS, Erergio, Not .- Permit me, through your paper, to arquaint the reading pulsto with one of the most disgraceful rooms known to our nation's history

On the 12th of August last, two of Abe Lincoln's minions, wearing the badge of Provests, made a cowardly decent upon ter pressing two of her neighbors to assist (known as drunken Joe Miller), about geance but a military over-coat, drew revolver, which he had cocked in his WHEREAS, it has become expedient and hand, (for the perpetration of some dark cowaroly drunkard's valor.

Now, Messrs, Editors, these are the Toschool TEACHERS, Twelve male lass of men the authorities at Washington Teachers are wanted to take charge of the amploy to enforce the Emancipation Proemploy to enforce the Emancipation Proclamation and compel qu'et citizens to act in the drama of catching niggers.

better occupants of a State Prison than to disgrace a civil community! better specimens of horse-thieves, or sheep-thieves, than Provest Marshals.

Spring Election.

The Legislature passed an act last winter, changing the time of holding the Township elections in this county.

We presume from a casual reading of now, and always will be our chief aim to the act that the Borough election will be held as heretofore, as the act seems to be

Secretor 1st, Ee it enacted by the Senate monwealth of Pennsylvania in General Assembly met, and it is hereby enacte. by authority of the same

That the time for helding the elections the limits of the law and constitutional for township officers in the several disliberty, are among the most sacred rights tricts in Clearfield county, shall be and of freemen-rights which we will maintain the some is hereby fixed upon the last -by the ballot-box while we can-by, Friday in December, in each year; and the time for making the settlements with the time for making the settlements with born, and of Thomas Henry ath. That we most cordially endorse the township officers in said county, shall Thomas McCracken, deceased. and approve the nominations of Hou. Geo. be and the same is hereby fixed upon the hereby repealed; Provided That this act 5th, That we are highly gratified at the shall not interfere with the election and 5th, That we are highly granued at the shall not little year; but they shall be as the property of Aaron Pierce and Austin Curry re-nomination of Dr. T. J. Boyer and held as though this act had not been. Also—two certain lets of ground, situate in passed. Approved 18th March, 1863.

(Signed) A. G. CERTIN.

able dissatisfaction and excitement in that in execution and to be sold as the property of Jolocality. The chief object of complaint seems to be, the manner in which the en-But we must hasten along. We here The lowa Legislature passed a law alhave no right to vote for civil officers un- produce good Abolition authority, for the lowing soldiers to vote, and the Governor against the members of the democratic Real Estate, to wit der the Constitution of Pennsylvania:

Two certain tracts of land situate in Brady purpose of showing in what estimation politicians to superintend the elections in the same issue.

Curtin was held one month ago by one of the several regiments. Reasonably susping and for the discussion of such helds.

Two certain tracts of land situate in Brady for the attainment of greater proficiency in the several regiments. Two certain tracts of land situate in Brady purpose of showing in what estimation politicians to superintend the elections in the same issue.

Curtin was held one month ago by one of the several regiments. Reasonably susping at a Linn corner, thense extending by State houses, where he obtained all his infor-improvement of Levi Dale south 16 degrees west posed amendment to the Constitution, "so as to give all who may be absent from the State, engaged as soldiers in the armies of the constitution, and as a present of proper names, and a wrong classification of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary step they addressed a letter to of ages, and placing the names of 15 limitary

hich Gen. Grant replied as follows:

"In reply. I will state, that loyal citimisrule, until the people in a constitutional situate in the township, commy and State after exercises of the meeting. zens of Northern States will be allowed to way, have an opportunity to displace the said, being alotment No. 5 of tract No. 354, boun-Election eering, or any course calfor deciding that they have not see that subject will receive the most searching culated to arouse discordant feeling, will power. The ignorance and malice of the by Long, and on the sast by McGarr's heirs, conbe prohibited. The volunteer soldiers of innumerable hords of enrolling offices thining SI acres, more or less, about 12 acres of candidates.

Clearfield which are cleared, with a two-story plank frame Clearfield. this army will be allowed to hold an elec- will cost both the Government and people House erected thereon. Seized and taken in ex-

The Vermont Election.

to the people" this fall. If it is sanction—rich summer harvest. It is a said comment the courage or the disposition to act infive years, and is unchangable. Near these by land of John Patchin, north sixteen and by the next Legislature, it will then be tary that while thousands of brave men dependently, and to square his conduct to a people and a sixty-two perches to a white oak:

| Abolition State now twenty-degrees west thirty-six perches to a white oak:
| About these by land of John Patchin, north sixteen and dependently, and to square his conduct to a people and sixty-two perches to a white oak:
| About the people and the square his conduct to a people and the square h by justice and the Constitution, in such know nothing of negroes, and are therefore, ardeny about them. The Abolition majority, however, is far.

short this year from what it was last year, The Chicago Post says it has a "special and the year before. Three Abolition M. C.'s are glected-the Governor, the whole the State Register for the Chicago Post. Senate, and the Democrats have a small

BOOKS! READ! HON. C. L. VALLANTINGHAM'S

RECORD

THE INDEMNITY ACT, (fitting climax,) Lingle.

the foregoing.

Every man, woman and child who is in favor land of Robert Alexander, said House being in

ED DE TOTAL COLOR The Comprissioners of Cleanald county, Pene

The said Curley, is about 5 feet 11 inches 1. The final account of James Wright in height, of erect figure, light complexion, blue ryes, roman core, sandy shirkers, and light hair, a rear on the lower lip, coursed by a piece being

bitten cut in a fight.

SAM'L, C. THOMPSON,

BAM'L C. THOMPSON,

Commit's JACOB KUTZ, THO'S DOUGHERTY, CONN'HS OFFICE, Clearfield, Pa. Aug. 29, '63.

(AUTION All persons are hereby cautioned against buying or in any way meddling with the following property now in the possession of Paul Williams, of Brady township, viz: ONE YOKE OF STAGS, as the same belongs to me, and are left with him on loan only, subject to my 8. R. LOBOUGH. Brady twp. Sept. 2, 63-pd.

Schools to commence about the 1st November next. Teachers wishing to apply will please mest the Superintendent and Directors on exam-These are the representatives of the mation day (21st September,) at Clearfield. Lib. present a immistration, and would make eral wages will be given to competent teachers.

By order of the Board,
AARON C. TATE,
Lawrence tp., Sept. 2d, tf. Secretar

SHERIFF'S SALES.

BY virtue of sundry write of Venditioni Expo-Piens of Clearfield county, and to me directed there will be exposed to PUBLIC SALE, at the Court house in the borough of Clearfield, on Mon-day the 28th day of September next, at I o'clock, p. m., the following described Real Estate, vir:
A certain tract of land stoate in Chest town ship. Clearfiell county, bounded as follows,

to wit : Beginning at a post corner, thence porth entirely silent on this point. Below we 85 degrees west 150 perches to a post, thence by give the act in full.

AN ACT inn 204 perches to a post, thence along the line To change the time of holding the Isaac Kirk to place of beginning, containing \$71 of Auron Pierce to a white pine, thence by land of Union and the preservation of the Consti- township elections, and making the town- acres, more or less, being part of a larger survey ted thereon, with about 75 acres cleared, with a young bearing Orchard. Seized and taken in excution and to be sold as the property of Robert McPheran.

Also - A certain tract of land situate in Fergun township, Clearfield county, bounded by lands of William Read, Joseph Moore, William Moore, Alexander and John Ferguson and Thomas Henry, containing 2000 acres, more or less, about 40 acres of which are cleared, and a large Bank Barn acres of which are series and taken in procure, and to be sold as the property of Benjamin Harts, and of Thomas Henry as Administrator of

Also-A certain tract of land situate in Chest township, Clearfield county, bounded by lands of Simon Rorabough, Andrew and Salmon J. Tozer and lands late of Moses Pierce and ethers, con unining 82 acres, about I acre of which is cleared. Seized and taken in execution and to be sold

West Liberty, Clearfield county, and bounded on the west by lot No. 19, on the north by the Brie

Two certain tracts of land situate in Brady for the attainment of greater proficiency in perches to a post, thence along the turnpike mon schools. Teachers are requested to page Gen. Grant, asking whether a free election would be held, and whether their
Committee would be allowed proper priviCommittee would be allowed proper privi-Our frien Is will have to submit a little which are cleared, with a two-story Frame House avail themselves of the advantages while longer, to ignorance, fanaticism and 32 by 32 ft, and Log Stable creeted thereon. Also, Institute will afford. Other citizens him the west by lands of S. R. Lobough, on the north will be held at the close of the fastitute, sale ecution and to be sold as the property of Tolbert

Atso-all that certain tract of land situate in Buruside township, Clearfield county, Pa, bato a post; thence by land of Horace Patchin. north forty-two degrees cast one hundred and eighty perches to a white pine, themen by land of Jacob Yingling and others, south four hundred and nine perches to the place of beginning; containing 300 seres more or less, surveyed the 3d day of October, A. D., 1831, on warrant dated 18th December, 1793, granted to Samuel Bartley, with log house, log bath and saw-mill erected there on, with about 50 seres cleared. Seized and taken in execution and to be sold as the property BY VIRTUE of smidry writs of Levari Fa-cias, issued out of the courts of Common

Pleas of Clearfield counties, and to me directed, there will be exposed to PUBLIC SALE, at the court house in the borough of Clear. September 18.

September 18.

Clearfield and Lawrence, at Clearfield and Lawrence, at Clearfield. at I o'clock, P. M., the following described Ren Estate, to wit: All those 3 several tracts of land should part!

in Decatur township, Clearfield county, and part-ly extending into Centre county, originally sur-Prisoner of State. pectively granted to Emanuer received and Sonpectively granted to Emanuel Fletcher, Elizabeth Francis Luthrop, and others, and patented April -, 1850, to the said Henry Billington, confain ing, in the aggregate, 1187 acres and 22 perch es of land, with the allowance, excepting there or t and therefrom two lets, one of 200 acres, and INFOUR ACTS. allowance, agreed to be sold and conveyed to John Goss and Abraham Goss, their heirs and 1. THE TAX BILL, by which will the property a certain survey by Thomas Ross of Clearfield and resources of the people are mortga ged to county, Surveyor—being together 354 neres and currency of the country in the hands of the Secretary of the Treasury.

THE CONSCRIPTION BILL, by which all waters, water-courses, rights, liberties, privileges the bodies of poor men, who are not worth and improvements. Seized and taken in execu-\$300, are placed in the hands of the Adminis-tion and to be sold as the property of David L Francer, Andw. D. Curtin, John M. Halo and J. J.

which presumes to indemnify the President for all the wrongs he has committed in the past, or may commit in the future.

Also—all that certain Two Story House, or Building, situate in the township of Woodward, and county of Clearfield, on lot on south side of road leading from Alexander's Fording to Phil Few books ever attacted more attention than ipsburg, in the village of Pusesville, bounded on the foregoing. of LIBERTY and LAW, should buy and read size 16 by 20 feet, and the lot or piece of ground

REGISTER'S NOTICE Notice has have been examined and passed by

and remain films of second in this eylevels, offer the above remark for the arrest tors, and all others in any may interested and convertee of JAMES CURLEY, the see presented to the naxt Urphas, for the last day of August, in the patient kigh way the Court of Clearfield recursty, to be held of the last day of August, in the patient kigh way the Court House, in the borough of the last day of August, in the patient high way the Court House, in the borough of the last day of August, in the patient for the field, commencing on the 4th Monday of the last day of the said James Curley, in September, 1865, for confirmation as the last of Clearfield recurst.

The said Curley, is about 2 feet 11 inches for the inspection of heirs, legitors, tors, and all others in any may inter

edministrator of all and eingular, the goods and chattels, rights and credu which were of William Addlemen, jr. late of the twn'p. of Files, in the countre of Clearfield, and State or Pennsylvania deceased;

The partial account of Wun. King and Duntel German, Administrators of all and singular, the goods and chatter rights and credits which were of John King, late of Eurneido twp., Clearfield county, Pennsylvania,

The final account of Jacob Pears, guardian of Henrietta Smeal, miner child of Jacob Smeal, deceased, The final account of A. M. Gill, guard, an of the minor heirs of Samuel Barrie, late of Bradford tp., Clearfield count

deceased. The final account of Joseph McClarre, administrator of all and singular, the goods and chattels, rights and credia which were of Jacob Baughman, lated Decatur tp., Clearfield county, Pennsyl vania, deceased.

The final account of Wm. A. Waller, guardian of Ellis I. Hoover, minor see of David Hoover, late of Lawrence township, Clearfield county, Penasyla-The account of John Flynn, admini

trator of all and singular, the goods and chartels, rights and credits which wen of Joremiah Flynn, late of Penn leg. Clearfield county, Pennsylvania, deck The final account of Henry Bos, on of the executors of the last will ma testament of Jacob Goss, inte of Demotwp., Glearfield county, Pennsylvana deceased.

The final account of Lever Flegal, al ministrator of all an singular, the go and chattels, rights and credits while were of Benjamin Bonsall, late of Bus township, Clearfield county, Penns vania, deceased. O. The final account of Jesse Lines at Elizabeth -Long, Administrator of

and singular, the goods and chan-rights and credits which were of Eq. Lines, late of Brady tp., Clearfield me tv. Pa., depensed. H. The account of John B. Kyler, admis istrator of all and singular, the good

and chattels, rights and credits which were of Jacob Keirchner, late of Morn tp , Clearfield county, Pn. ISA!AH G. BARGER

Clearfield, Aug. 26. STRAY STEER .-- Came to the undersign in Lawrence township, on or about the ke of June last. A RED STEER, with a star is a forchead, some white on the back and hip, in the right horn broken off: supposed to be the two years old. The owner is hereby requested come and prove property, pay charges, and in him namy, or he will be sold as the law direct

Teacher's Institute.

MARY SPACEMAN

next, at 10 o'cloock A. M., for the purpost session one week. The object of this meria ate to the advancement and interest of

Lectures on educational subjects may be a pected at the eventing sessions. An examinate manent certificates will be awarded to deser candidates. C. B. SANDYORD, Clearfield, Aug. 12.

TO SCHOOL DIRECTORS AN TEACULERS.—The County Sopring dent hereby gives notice that he will assu-Feuchers, Directors and friends of education erally, at the following named places and in at 9 o'elock, a. m., of each day Brady, Bloom and Union, at Lutheriug Monday, August 31,

Perguson, Lumber city and Penn, at Lumber on Tuesday, September L. Bell, at Bower, on Wednesday, September 1 Burnside, Chest and New Washington, & Washington, September 3. Jordas and Knox, at Ansonville, Septembers Curwensville and Pike, at Curwensville,

day, September 5 Boggs and Bradford, at Williams' Grove, Kel September 7. Grabam and Morris, at Kylertown, September Decatur and Woodward, at Centre, Se Beccaria and Gulich, at Glen Hope, Fride,

Gleard and Goshen, at Surveyor Enn. You September 14. Covington and Kartheus, at Maleubur

tember 15. Huston and Fox, at Rickory Kingdom, of For

day, September 21. Paritively no private examination held, except at the written request of their rectors of the District in which the applied tends to teach—or to fill vacancies.

Clearfield, July 29, 1863. COURT PROCLAMATION

WHEREAS, Hon. SAMUEL LINE ident, Judge of the Court of Courses f the twenty fifth Judicial District, course the counties of Glearfield, Centre and Class and the Hon. JAMES BLOOM and Hon. JS THOMPSON, Associate Jundges of Charles have issued their precept, to me directed, it holding of a Court of Common Pleas, Ora-Court, Court of Quarter Sessions, Court of and Terminer, and Court of General Jall Del at the Court House at Clearfield, in and I county of Clearfield, on the

Fourth Monday, the 28th day of September NOTICE 18, therefore hereby gives NOTICE 18, therefore Coroner, Justices of the Peace, and the coroner of the and for said mounty of Clearfield, to are in and for said mounty of Clearfield, to are in an arrows, with their Rolls. their proper persons, with their Rells. Inquisitions, Examinations, and other brances, to do those things which to their and in their behalf, pertain to be dear GIVEN under my hand at Clearfield,

day of June, in the year of our Lerd, sea sand eight hundred and sixty-three.

BDWARD PERKS, 56-

SHAVING and HAIRDRESSING-eithens of Clearfield and vicinity and notice that the undersigned has opened a ing Saloon in Graham s Row, where the branches of his Profession will be conducted style equal to the best city shops. He resp ly solicits a trial of his skill. GEORGE FRIS

Clearfield, July 29, 1863-66