

GEORGE B. GOODLANDER, Editor.

CLEARFIELD, PA.

Thursday Morning, June 27, 1867

Democratic State Ticket. JUDGE OF THE SUPREME COURT. HON. GEORGE SHARSWOOD,

OF PHILADELPHIA. late member of Congress from Kenwill succeed Gen. Sickles in Military District No. 2.

A gang of seven State robbers have been arrested at Harrisburg for plundering the State Library of books, and the Departments of a large amount of stationery.

Rather cool business this season of to Democracy.

Hon. Lewis D. Campbell, of Ohio, U. S. Minister to Mexico, has resigned that position The President at once tendered it to Gen. Steedman who refuses to accept.

One of the loyal journals, feeling its weight, exclaim "simplify taxation." takes just about the one tenth annually, which amounts to mild confiscation in a period of ten years.

Horace Davis and Jefferson Greeley were both enjoying good health when last heard from. The former is rusticating in the Kingdom of Canada, ren of the "blockhead" persuasion.

DEAD .- Hon. Isaac Newton, Commissioner of Agriculture, died at Washington on the 18th inst. The President had removed him three /times during the past year, the demand being nearly universal, but the Rump always rejected the appointees. programme.

Chairman of the Black Republican character and intelligence—ex-Sens-tors, Judges, &c.; who had won and preserved public respect and admirates, have enlarged the committee, selected seven persons in the large

There is no genuine traitor in this muschold words," sadly suggest the line:

Interest is no genuine traitor in this muschold words, "sadly suggest the line:

Gove to "the Hun."—President Johnson, with a party of ladies and gentlemen, left Washington on the 21st, proceeding via Baltimore, Philadelphia and Now York, to Boston, for the purpose of dedicating a Masonic Temple. The Presidential party was properly received at every city and village along the route, except at our own loyal Philadelphia. As that city is controlled by blackgards, nothing better could have been expected. A negro stands between them and the Chief Executive of the Nation.

In Trouble.—Poor Maxico is still upside down. The mongrels cannot govern themselves, much less a State. The late arrivals from Ven Curt was pring the intelligence that Santa Anna bring the intelligence and emergency. So gener.

Cantoun Wendedi Philips down, but does this same thing—North and blasted of the entire body of the lists. W. R. Dictiance, Goorge Groon, Jahn Legist, W. R. Bukthense, Goorge Groon, Jahn Legist, W. R. Bukth, Goorge Groon, Jahn Legist, W. R. Bukthense, Goorge Groon, Jahn Legist, W. R. Bukth, Goorge Groon, Jahn Legist, Govern, R. Bukth, Goorge Groon, Jahn Legist, Govern, R. Bukth, Goorge Gro

may nevertheloss get a fair trial, so far as they are concerned; but the days ahead.

testimony has been prepared for the market, just as any other wares are, passages for home for the market, just as any other wares are, passages for home in the constant of the constan market, just as any other wares are, passage for home in the steamer and when the trial is over the truth Scotia, to leave on the 3rd of Novemwill, we fear, still remain undaveloped, bur next.

The Fallibility of Courts.

We are well aware that Courts and must be respected; so, also, have priboth. Hence we intend to file an

A white man was sentenced to the Penitentiary for one year for obtaining the sum of \$26 under false pretences and for following the calling of a "gay deceiver," of which crime we are entirely ignorant, and of course do not pretend to detail the facts, but may find some one to do so if we are at fault. On the other hand, a large It is rumored that Gen. Rousseau, fat negro was sent to jail for eight are given for the information of those Legislature, which provided for con-

months for having taken a razor and concerned. tucky, but now of the U. S. Army, with it well nigh caused the death of stillborn, while the "machine" is pro- preceding the Primary Election. pelled by another power. As the the year, for Democratic papers to murderous attack was made by a tee or the election board shall desigpublish the prospectus of Forney's negro upon a negro, the Court may return judge, whose duty it shall be Press - rather a sharp eye to business, have very properly lowered the stand- to take charge of the returns of votes which it may be, but it augurs no good and of justice in accordance with the cast, after having been duly certified

contrabands" have of late been so produce them at 3 o'clock, P. M., in highly favored in this county, in a the Court House, when said judges "bread and butter" way, that we fear will be called to order by the Chair the disease may spread in a legal man of the County Committee, who way, too. If color is to be the test, be counted and the persons receiving the law must be changed accordingly, the highest number of votes cast at We think it is simple enough, as it so that the two races may enter the said election, shall be declared nomitemple of justice understandingly, nated for the respective offices for

Col. Foster, the loyal Collector of the Port of Wilmington, N. C., has government funds. We presume it and the latter in New York, writing Bureau, a philanthropic enterprise for philosophy for the benefit of his breth- the manufacture of mulattoes, Anglo African Americanoes. In loyal ethics, this of course is no crime.

Degeneracy.

The degeneracy of the times, cansed by Republican rule, is obvious in whatever direction we turn-in our Cabinet officers, in Congress, in our Legislatures, Governors, Judges, Embassadors, &c. It is strikingly mani-We presume they will now condemn fest in the Grand Juries by which Providence for interfering with their Aaron Borr and Jefferson Davis, re- ber could not always be present, to The hero of Vienna and masked Democratic rule, Federal Grand Juries the Primary Election devolved upon battery exterminator, Gen. Schenck, were composed of men picked for high those not designated. The County proclamation convening Congress on tion. Of the Jury that indicted Burr districts, and fire in the small. They the 1st of July. We wonder if he the illustrious John Randolph, of Ro- would suggest the propriety of these thinks he is President? If he suc- anoke, was foreman. Contrast that committees to hold a meeting a few remark. ceeds no better in this new field than Jury-for there can be no comparison days previous to the day of the elecceeds no better in this new field than he did beyond the Potomac, nobody a Jury made up of scalliwags and vag.

-with that which indicted Mr. Davis; tion, and select and designate three was all consistent with the innocence that the innocence of A. C. Tate, WILSON P. TATE of the Market A. C. Brown; both of Lawrences to the defendant, and fell short of township. will be hurt only those under his abonds, picked up in the purhieus, haunts of vice and crime, in Northern cities! As we remarked, this is but each may understand his duty, when gree.

According to the views we entertain The President has pardoned the one instance of a degeneracy which is the time of action arrives It is hoped There is no genuine traitor in this names, "familiar in our mouths as

In Thours.—Poor Mexico is still of discarding the fashion of wearing speem thomeleves, much less a State. The late arrivals from Vera Cruz his case and a state of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the Police of the United States to return. As of the United States to return.

Primary Election.

In obedience to the requirements of Juries have rights and opinious that Rule 4th for conducting the Primary and confined in our jail for some time Elections of the Democratic party of vate individuals. That which we the several boroughs and townships Clearfield county, the Democrats of concede to the former we claim for are required to meet at the election the latter, and each in its sphere is bouse in each district on the second her sentence. After being requested offered to the Court for the purpose of necessary for the proper protection of Saturday of July next, (being the 18th to stand up, his Honor Judge Linn shall be named by the Vigilance Comobjection, or take exception, to an mittee for each separate district, and act done by the Honorable Court on to close at such hour as said Committee shall name-for the purpose of expressing by ballot, their choice of candidates for the respective offices, viz: one person for Assembly, one person for Sheriff, one person for Preasurer, one person for County Commissioner, one person for District Attorney, one person for Jury Com-

next October. The following rules, 5th and 6th,

mitted to vote at such Primary Elecanother "nig," by cutting him about tion, except those who have voted the head and neck. The inequality with the Democracy at the preceding of the sentence is what we object to, general election, or shall be of known but presume the equilibrium of the Democratic standing, and no candi-Court and the ends of justice will not unless he shall have his card as a canbe impeded by our veto, but, like didate inserted in the Democratic those of President Johnson, will fall papers during at least three weeks

RULE Gru. - The township commitposition the race occupies in society. to as being correct, and signed by a We confess to be a little jealous upon majority of the board, and to carry this point, because the "intelligent Tuesday following the election, and and by well defined metes and bounds. which they have been voted for : Provided said persons voted for shall have rule 5th; in case the person having the highest number of votes has failed been arrested for embezzeling the to comply with said rule, then the having the next highest numhas been spent in the interest of the ber of votes shall be declared the nomince for said office.

COMMITTEE OF VIGILANCE.

In accordance with the rules gov erning the Democratic party of Clearfield county, the County Committe have selected and appointed the following named gentlemen to act as a Committee of Vigilance, for the respective boroughs and townships, the ensuing year. Until last year the committee consisted of but three persons, and it has often been demonstrated that through causes impossible to control, a majority of this numspectfully, were indicted. When Burr discharge the duties enjoined upon was tried, and the country was under them, and thus the duty of holding

VIGILANCE COMMITTEES.

W. S. BRADLEY, Secretary.

GEO. B. GOODLANDER,

Chairman.

The Scutence.

Lena Miller, who has been convicted past for poisoning her husband, was brought into Court on Saturday moraday of the month) at such hour as proceeded to fulfill the demands of the law, as follows, viz. :

COMMONWRALTH | In the Oyer and To LESA MILEUR. | Charfield county. Motion for a new trial, and in arrest of

judament. The determination of this motion has

been postponed from time to time, for several reasons: first, because of the al leged pregnancy of the defendant at the time the verdict was rendered, which missioner, one person for Auditor, and has turned out to be a mistake; and one person for Coroner, to be elected afterwards it was further postponed, at the instance of the prisoner, because a bill had been introduced into the ferring upon the Governor the power RULE 5TH .- No person shall be per- to commute the death penalty to imprisonment. Under such eireum stances; we deemed it humane to nost pone our decision until it should be known whether the bill aforesaid would become a law, and thus allow the defendant the opportunity of availing herself of its provisions, if it should pass finally and be approved. The net did pase both houses of the Legislature, but we have recently received official notice that it will not guilt. be approved by the Governor; so that there remains no reason or excuse for further postponement, and determining whether there is or is not ground for granting the defendant's

> We will dispose of the several reasons proposed for a new trial and in arrest of judgment in the order in which they occur in the motion filed. They are as follows :

First. That the Court erred in their charge to the jury in giving them positive directions in regard to the degree of murder which they must find, and also in other directions given.

We have carefully reviewed our charge in the light of the very able and complied with the requirements of earnest argument of the counsel for the prisoner, and regret to say that we have been unable to discern any error. We still think, as we did upon the trial, that in cases of murder by poison, the jury must either find the lefendant guilty of murder in the first degree, or render a verdict of acquittal, and that it is the duty of the Court we have committed the error alleged in this reason, it is so palpable and so broadly stated in the language used have no difficulty in reversing our tainly not feel disobliged by such a

> Second. There were improper associates and interference with the jury so as seriously to interfere with the jury in their deliberations as jurors and the discharge of their duty

> There has been no evidence offered in support of this allegation, and we therefore pass it by without particular

> Third. The evidence at the trial

According to the views we entertain Confederate General Longstreet, and univarsal. Murderers, such as Jim that all will take a lively interest in of the law applicable to this case, it thus restored him to full citizenship.

Lane; blasphemers, such as Ben Wade;
drunken brutes, such as Chandler; and
much in love with this "red handed congregate in a Senate where once

that all will take a lively interest in of the law applicable to this case, if
maintaining and upholding the rules
drunken brutes, such as Chandler; and
organization of the only party
it must be of the crime of murder in
that has, and will, govern this counthat has, and will, govern this counthat has, and will, govern this councongregate in a Senate where once try according to the Constitution, and agreeing with the statement made in rebel and traitor, fit only for the gal-lows," as they glibly expressed it, be-such men as Clay, Webster, Wright, with, and thereby restore Union and because he abuses the "copperheads." Calhoun, Benton, and others, whose prosperity to our distracted country: to secure a conviction of murder in the first degree; on the contrary, after

demands; and after a full consideration of all the facts and the arguments of counsel, we are constrained to say, notwithstanding the life of the prison who will be paid to J. B. & C. B. Rich.

JAMES SAVAGE, Administrator, For Washington, June 29, 1267-1274.

a valid reason for granting a new trial

Immediately after the expressions had been made that are complained of, we took occasion to explain to the jury, in a full and explicit manner, that ing last, for the purpose of receiving they were not to regard the evidence determining whether the offer made was admissible, but that they must carefully exclude it from their consideration. This explanation and direction was, as we think so full, clear and explicit, that we cannot presume that any jury, much less a jury composed of twelve as intelligent, apright men as were impanneled in this case, could mistake our directions. It is. fair to presume, on the contrary, that these instructions were duly regarded, even though this be a capital case. These instructions were, by way of caution, again repeated in our charge to the jury; and we, moreover, took ecasion to say to them emphatically, that if they believe the witnesses who testify as to the character of McCartney for truth, it would be their duty to disregard his testimony in toto. With all these cautions and sufeguards we cannot believe that any injury was one to the defendant by the madvertant expression made use of by this witness in his evidence to the Court, especially as we regard the evidence in the cause, independent of anything this witness said, sufficient to produce a strong conviction of the prisoner's

Happy indeed would we have been to have our minds led to the convic tion that any of these reasons, taken the time has therefore arrived when the solemn duty devolves upon us of gether, would be sufficient to warrant us in granting a new trial to the unfortunate defendant consistantly with our conscientious convictions of duty But, alas, our minds are forced to the conviction that they are insufficient, and we are thus compelled to overrule the motion.

The motion for a new trial is overruled, and the motion in arrest of judgment is discharged; and judgment is ordered to be entered for the Commonwealth on the verdict.

Whereupon the Court proceeded to pass judgment, as follows : It is considered and adjudged by the Court, that Lena Miller, the prisoner at the bar, be taken from hence to the jail of the county of Clearfield, from whence she came, and from thence to the place of execution, and that she be there hanged by the neck

until she is dead. She remained standing during the delivery of the sentence, and received so to instruct the jury. It affords us it probably more coolly than her margreat relief, however, to know that if ringe ceremony, manifesting neither joy nor grief, but a stoical indifference that was truly amazing. Every in the charge, that the prisoner will person in the Court room seemed affected except the culprit herself. On judgment in the Supreme Court. In being remanded to prison, her counsel a case of this character, we shall cerentertained by the Court, for a writ of error to remove the case to the Supreme Court. This will occupy at on the part of the persons having them least six months' time. What the rein charge, and on the part of others, salt will be, no one can tell ; perhaps a new trial will be granted.

Married.

In Bloom township, on June 23, 1867, by Rev. JAMES CLEARY, Mr. PRANK ORCUTT to Miss MARY ELLEN HOLDEN; both of Bloom tp. On June 11, 1867, by Rev. W. R. WHITNEY, at

Mew Advertisements.

NOTICE. I take this method of notifying those of my customers who know themselves usebbed to me for one year, or ever, to call and settle their bills. Those who wish to save costs

will please respect this notice, and call at their earnest entrenless.

FRANCIS COUTRIET.

Frenchville, June 27, 1867-im.

CAUTION.—All persons are beenly cautioned against purchasing or negotiating for a promissing note thrown in my favor against Edward King, calling for twenty seven dedice, dated May 16, 1865, as the note with other valuables was stolen from me while on loand the etemper Camelia, on her passage from Cinciansti to Philaburg, a short time ago.

JOSEPH K. HENRY, June 27, 1867-21-pd.

A UDITOR'S NOTICE.—Fetate of William Graham, decased.—The undersigned Auditor, appointed by the Court to state the account of William Graham, administrator of wais decased, and distribute the balance in his hands among those legally entitled thereto, will attend to the name at his office in Clearfield, on Monday, the 27d of July, 1867, at 2 p. m., where all persons interested may attend. ISRAEL TEST, June 27, 1867-41. Auditor.

NOTICE TO CONTRACTORS. The an OTICE TO CONTRACTORS.—The undersigned Building Committee will receive
proposals for the creedion of a Charch building in
Penn township until Saturday, the 20th day of
July next. Plans, specifications and estimates
can be seen by calling on Mr. Peter Pifer in Pennville. Ferther Information havy be obtained by
eailing in person on either of the Committee of by
latter addressed to them at firampian Hills P. O.
PATBICK DAILY. PETER PIFER,
JOHN MCINTYRE, JAS. R. CLARK,
THOMAS MAFFRETY, R. DANVER, p.
Penn tp., Jame 25, 1867-44.]
Committee. Penn tp., June 27, 1867-44.] Committee

Mew Advertisements,

Woolen Factory .-- Union Mills. Union township, Clearfield co., Pa.

HAVING purchased an interest in the Union Mills, we are prepared to card Wood, manuature and butch Cloth, and do all hards of work in our line on short potice, in workmanlike manner, and on reasonable terms. Also,

FLOUR, FEED AND LUMBER Manufactured and forsale. Terms Cash.

Wood intended for carding can be left at R. Messap's of J. P. Kratter's, where we will get and return it on Saterdays of each week. Letters of inquiry addressed to is at Rockton P. O. will receive prompt attention. F. K. & J. R. ARNOLD. Rockton, June 27, 1807.

LATEST FASHIONS DEMAND J. W. Bradley's Celebrated Patent DUPLEX ELLIPTIC

SE IN II IN TP. THEY will not send or break like the Single The Hoops are covered with double and twisted thread, and the bottom rode are not only louble springs, but twice for double covered, preventing them from warring out when dragging down studge, stairs. Ac.

The wanderful dexibility and great comfort

The wenderful fexibility and great counfort and pleasure to any lady wearing the Duplex Elliptic Skirt will be experienced parlicularity in all crowded Assemblices, Operas, Garriages, Bailroad Cars, Church Pens, Arm Chairs, for Promounds and House Draws, as the Skirt can be folded when in use, to occupy a small place as easily and conveniently as a Silk or Meslin Dress, an invaluable spring Skirt.

A lady having sujoyed the pleasure, content, and great convenience of wearing the Duplex Elliptic Steel Spring Skirt for a single day will never afterwards willingly dispense with their use. For Children, Messes and Young Ladies they are superior to all others.

The Duplex Elliptic is a great favorite with all ladies and is units sally recommended by the Fashion Mesgarines as the Standard Skirt of the Fashion Mesgarines as the Standard Skirt of the Fashion Mesgarines as the Standard Skirt of the Fashionable World.

To enjoy the following inestimable advantages in Crinoline, viz: superior questive, partest

To enjoy the following inestimable advantages in Crinciliae, viz: superior quality, perfect manufacture, stylich chape and finish, featholity, durability, combat and vectorny, enquire for J. W. Bradley's Duplez Elliptic, or Dunble Springfairt, and be sure you get the genuine article. CAUTION—To guard against imposition, be particular to notice that skirts offered as "Duples," have the red ink stamp, vir: "J. W. Bradley's Duplez Elliptic Steel Springs," upon the waisthand—none others are genuine. Also notice that every Hoop will admit of a pin being passed through the centre, thus revealing the two (or double) springs braided together therein, which is the searest of their flexibility and strength, and a combination not to be found in any other Skiri.

ny other Skirt.
FOR SALE in all stores where first class skirts are sold, throughout the United States and elsewhere.

Manufactured by the sole owners of the WESTS, BRADLEY & CARY, 97 Chambers, and 79 & 81 Roads Sts., New York June 27, 1867 Jun.

DIKE TOWNSHIP BOUNTY PUND. Report of the Auditors of Pike towerhip Clearfield county, Pa., for Bounty Fund levied by the School Board to fill the quote for the Draft of ober 5, 1864—the quota being sevent\$3,600 86

245 75 1,561 56 210 00 Balance due from J. A. Phoen, 220 28,

alance supaid and not yet 225 45 3,600.00 3,600 08 We, the underrigned, auditors of Pike township, this 23d day of May, 1867, net and amilied the accounts of Bounty Fuots of said teenship, and certify the foregoing report to be correct.

20 HNSON HOLDEN,
D. D. RITTER,
JEIS, 87-5t ELI BLOOM, Auditors.

CAUTION.—All persons are hereig cautioned against purchasing or in any way meddling with the following described personal property, via: One iron gray MARE and one-tenglist gray HOREE, now in pacture at Thomas Rafferty's, in Fenn tp., as the same belong to me, and are subject to my order.

order. G. B. HOOVER. Cur weneville, June 15, 1867-5t. WANTED-A SERVANT, that can work, wash and iron. Apply in ject H. W. SMITH.

GREAT REDUCTION. All kinds of Dry Goods at greatly reduced prices, at PERTILIZERS. Super Photophate of Limit pure ground Bones and Plaster, at J. P. KRATZER'S. BUILDERS Will find it their interest to and Oil, from J. P. France, Paints G. RIUCKRIES.—Ten, Coffee, Sugar, Molassey, Rice, &c., at special rates by the quantity, at June 13-1m J. P. KRATZER'S.

RICHARD MOSSOP IS NOW Selling, at half their usual price, DRESS GOODS,

CLOAKS AND SHAWLS, BROWN SHEETINGS, FLANNELS AND BLANKETS, WOOLEN GOODS,

MEN'S CLOTHING, GENTLEMEN'S FURNISHING Goods

HOSIERY,

LADIES' BOOTS AND SHOES, GENTLEMEN'S BOOTS AND SHOES,

HOOP SKIRTS, BALMORALS, LADIES' COLLARS AND CUFFS,

RAISINS AND CURRANTS, BROOMS AND TUBS, CANNED FRUITS,

BEEF AND PORK, FLOUR AND FEED,

BRIDGE NOTICEs—in accordance with an act of Assembly, approved the 5th day of April, 1867, the Commissioners of the Shawrville Bridge Company will open header, at the state of A. B. Shaw, an and after the 24th of May, 1807, to receive subscription to the capital stock of said

ompany.
The corporators are Samuel P. Wilson, Alexander Livingston, A. S. Dickinson, H. H. Morrow and L. B. Shaw. Shaweritte, May 23, 1867.

MEYERS' Newly Improved Crescent Scale OVERSTRUNG PLANOS, A CKNOWLEDGED to be the best. Location Prins Model and highest swards in America received. Molodeons and second hand Planes. Music. No. 722 Arch Street, below 5th, apr25-5m Philadelphia, Ps.

Men Advertisements.

A DMINIMINATOR'S NOTICE June 20, 1937-60-pd.

Farm for Sale.

THE subscriber residing in Graham township, Clearfield county, Pa., now offers his arm at parade cale. It is bested on the public rule scaling from Grahamion to, Den Grean, and will be within six miles of a califood station, and Contains 150 Acres,

Righty-five of which are element as if a large per-tion in Clover, the whole under good fence, having thereon eraction Two Dwelling Houses.

A large lank barn, and the usual out-buildings, legether with two hearing ordereds, a good spring of water, and timber eneugh to make three or four tens. A church and school hope within a sheet distance. For further particulars call on the undersignal, residing in the premises, or address him at Grahamton P. O.

je20, 67-lampd WM. R. GREEN.

BROKE JAIL :-- FIFTY DOLLARS RE.
WARD. -- Broke Jail, at Clearfield, on the
might of June 7, 1807, Jain II. Stovens. He is
six feet high, weight about 170 pounds, suburn
hair, mid hasel eyes; had on dark colored pants.
Its was contine if by horse stealing, and is a leader
of a band of those desperadoes who are operating
in this and adjoining counties. The above reward
will be paid for the arrest and delivery of the said
Stovens at the Jail in Clearfield, Ps. It is hoped
that the citizens will be no the lock-out for men
of this class, and report their doings promptly.

Jacob A. PAUST,

Jane 13, 1867. Sheriff of Clearfield co., Pa.

(AUTION.—All personance bareby cautioned against perchasing or in any way meddling with the following personal property, now in the possession of George Hill, of Issonan township, vir. Two Horses and Harners, and one four-horse Wagon, as the same belong to me, and are left with tim on the multiple of the property of Glen Bope, May 30, 1887. him on loan, subject to my

For Sale at a Sacrifice,

THE ENTIRE STOCK and fatures of H. W. A SMITH'S Day Goods Store. This is a rare opportunity for country increhapts, or any one wiring to go into the business, as the stock will be sold unusually low, and the business stand is the best in the borough. Apply at the store.

Announcements.

DEMOCRATIC PRIMARY ELECTION. To se held on Saturday, July 18, 1867.

PRINTER'S PER-Assembly, Sheriff and Treasuper, \$10 each; Commissioner and District Afterney, \$2 each; Jury Commissioner, Anditor and Coroner, \$3 each. The each must invaria-bly accompany the notice to insure insertion. ASSEMBLY.

W E are sutherized to announce the name of JOHN LAWSHE, of Oscools burrough, as a sandidate for Assembly—subject to the action of the Democratic party at the primary election. We are authorized to announce the name of CHOMAS J. McCULLOUGH, of Clearfield box-

igh, as a candidate for Accembly—subject to the We are subscrized to announce the name of col JOHN D. HUNT of Forest county, as a can-diduse for Assembly-subject to the action of the Democratic party at the primary election.

SHERIPF. WE are authorized to amounce the name of GIDEON D. GOODFELLOW, of Law-rence township, as a candidate for Shoriff—subject to the section of the Demounate party at the pri-

We are authorized to assessed the same of CTHENIUS HOWE, of Decatar township, as a candidate for Shorif—subject to the action of the Democratic party at the primary election.

We are authorized to amounted the name of GRORGE W. SHOFF, of Woodward township, as a candidate for Sheriff—subject to the action of a exactidate for Sheriff—subject to the action the Democratic party at the primary election. We are authorized to announce the name of GAINER P. BLOOM, of Bisom township, as a exactifiate for Sheriff—subject to the setion of the Democratic party at the primary election.

We are authorized to announce the name of BENJAMIN D. HALL, of Earthunstownship, as a candidate for Sheriff, subject to the action of the Democratic party at the pointage election. We are methorized to announce the name of

for Shariff—subject to the netton of the Domotratic party at the primary election. We are authorized to announce the name of JAMES L. LEAVY, of Clearfield berough as a candidate for Shoriff—subject to the action of the Democratic party at the primary election.

We are authorized to amounce the name of GEORGE STRAW, of Ferguson township, as a candidate for Sheriff—subject to the action of the Democratic party at the primary election. TREASURER

W It are sutherized to amounte the name of JACOB KUNTZ, of Brady township, as a candidate for Trescurer—subject to the action of the Democratic party at the primary election.

the Democratic party at the primary election.

We are authorized to amountee the mans of A. H. SHAW, of Lowence toemain, as a candidate for Treasurer—eshicet to the action of the Democratic party at the primary election.

We are authorized to amountee the name of WM. R. While LKY, of Braifferd inwiship, as a candidate for Treasurer—caliper to the action of the Democratic party at the primary election.

We are authorized to amountee the name of THOMAS HENDERISON, of Woodward hounship, as a candidate for Transurer—calculate to the action of the Democratic party at the primary election.

We are authorized to amounce the name of We are authorized to amounce the name of ANDIERW ADDIESMAN, of Clear township, as a candidate for Treasure—subject to the action of the Demogratic party at the primary election.

COMMISSIONER. W. E. are authorized to concurred the rame of SAMUEL B. SHAFFNER, of Lawrence township, as a constitute for Commissioner—sub-lect to the action of the Democratic party at the primary election.

We are natherized to associate the name of OTHRILLO SMEAD, of Burnaisle township, as a sandatate for Commissioner—subject to the action of the Democratic party at the primary election. We are authorized to annuates the name of WILLIAM L. ILISHEE, of taxrence taxaship, as a candidate for Commissioner - subject to the action of the Democratic party at the primary

We are authorized to summore the name of JOHN OWENS, of Pike township, as a considers for Commissioner—subject to the action of the Democratic party at the primary election.

DISTRICT ATTORNEY. L are authorised to amounte the name of WILLIAM M. McCULLOUGH, of Clear-subject to the action of the Denserable party at the primary circuits.

We are authorized to announce the name of JOHN L CUTTLE, of Clearfield belongs, as a candidate for District Attorney—subject to the action of the Democratic party at the primary attention. WE are authorized to announce the same of RICHARD S. ELLIS, of Bell lumiship, milion to

as a candidate for Jury Commissioner—subject to the action of the Democratic party at the primary AUDITOR.

WE are authorized to assume the name of CLARK BROWN, of the wrance tuestable, as a randitude for Amiltor—subject to the action of the Dennerate party at the primary idention. COHONER.

WE are authorized to same one of JAMES A. MOURAL of Charded beengh, as a candidate for Coroner-subject to the action of the Democrarie party at the primary election.

R. ROBISON & CO., WHOLESALE

Grocers and Pork Packers. Dealers in Glass, Iron and Nails. Family Flour of the Best Brands,

Bacon, Hams, Sides and Sheulders; Lard, Moss Pork, Chress, Benns, Humber, Dried Fruil, Carbon and Lard Oil, Dried Beef, &c. No. 255 Liberty Street, (Red Front,)

CNANED PRUIT of all kinds, at MERRELL & BIGLER'S. Carbon and Lard Gil, Dried Rec No. R55 Liberty Street, (Red MERRELL & BIGLER'S. mar7-ly PITTSBURG, PA.