oh! when a mother is called to depart, here us alone upon earth, me years for a smile or a word from the hear one we so cherished and loved.

. the temptations of life are o'er and around us

And no one to cheer or counsel us then, as of we eigh for dear Ma, who always we with us, Quill death deprived us of one so ready to chee

tell us not to mourn, she is resting in heaven e colorings and trials of this world are o'er lock where we will, there's always a vacuancy,

et when we think of the prospect before us to meeting again where parting is unknown, as it choors the lone heart from its gloom and eathers, And bids us wreatle till the victory is won.

you the sinful world, to realms on high, you he so happy as to meet our dear mother a heaven, where parting is forever unknown. [Manora,

THERESERO, September, 1867.

Legacies to our Children. is a natural impulse of the parent. s the Albany Argus) to provide distribute among his children legacies as will render them pendent and happy. The honest manry and mechanics of the coun-delve and toil from manhood to age for the purpose of leaving respectable legacies to aid them world. Every class assumes e a leading object; and certainly a most worthy one. We would to the acts of the present generaof mea, who control our public s, conform to their professions? that does the legacy, which they transmit consist? It can-

on denied that it consists of an encumbered to half its valueardened with a never ceasing, ming debt, essentially destroying value of the legacy. The young of the country should look this er fully in the face, and learn the ant of debt that their unnatural nts design them to pay. The national census shows that the ssed value of all the real and peral property in all the States and ritories was \$11,084,660,005. To estimated additions were made how the supposed actual value,

h give an aggregate of \$16,150, This amount has been dimind by the whole amount destroyed both sections during the war, ining the census value attached to a, since made free, the aggregate sand millions of dollars, which George W. Shoff, Reuben Hunter. uld leave a residue, as estimated the census, of \$12,000,000,000.

on this amount of property is d in round numbers : ...\$3,000,000,000 mowledged national debt ...

\$6,330,000,000 The State, county and municipal debts, as above estimated. These fig- Breth. res show that the gross amount of

Freemen of Pennsylvania! Are you in favor of repudiating the Constitution of the United States, and governing one-third of the country daide of its fundamental law?

Do you wish to make the National Legislature omnipotent, and clothe ongress with imperial power? Do you desire to cripple the Na-

inting power from the President country, may remain there for

Do you approve of Military Des. People by the party in power.

runts for subverting elective govautocratic power, and resisting

Do you sanction Negro Suffrage at and all others who do not approve of

the Congress of the United Vill you agree to have your votes wrongs committed by that party

ed by colored Representatives States; the South ? you consent to have the Sen-

e Sonators of Carolina negroes? an party ?

a Millions per annum of your carnings, through the Freed- of self-government: therefore, Bureau, upon the lazy negroes

CLEARFIELD



REPUBLICAN.

GEO. B. GOODLANDER, Proprietor.

PRINCIPLES NOT MEN.

TERMS-\$2 per annum, in Advance.

CLEARFIELD, PA., THURSDAY, OCT. 3, 1867. VOL. 38--WHOLE NO. 2039.

NEW SERIES--VOL. 8, NO. 11

THE REPUBLICAN.



The Democratic Meeting.

One of the finest Democrate of the country.

of the country.

Resolved, That the Democracy of Resolved, With undis-One of the finest Democratic meetin numbers, in comparison with former gatherings, it made up in cothusiasm. The determination on every countenance was visibly expressed that Radicalism would be suppressed at the

The meeting was called to order the stand, delivered an appropriate such crimes, we have not read it, and speech, and thanked the audience for demand to know on what page it can this mark of respect.

After the President had taken his seat, Col. Barrett moved that the fol-Presidents, viz :

Vice Presidents-John Lightner, Thomas Henderson, Thomas Smith, Robert Mehaffey, Thomas Riley, Hon. J. D. Thompson, Francis Contrict, David Welty, Robert Porter, Daniel Goodlander, John M. Cummings, J. A. L. Flegal, Daniel Moore, J. R. Bloom, James B. Clark.

On motion of Mr. Aaron C. Tate, Secretaries, viz:

On motion of Mr. G. B. Goodlander, Chairman of the County Committee, gains he has reaped from the necessiarged our national, State and my. the President appointed a Committee ties of the government. pal debts, which may be thus sta- of thirteen to prepare resolutions for the meeting. The President thereupon appointed the following named

Committee on Resolutions-Dr. T. J. Boyer, L. G. Lingle, Daniel W. Moore, adds to the treason of usurpation the Dr. J. P. Burchfield, A. W. Lee, A. C. ots of New York alone are known Tate, D. F. Etzweiler, Joseph Fry, have been \$127,000,000, being over Justin Pie, G. D. Goodfellow, John se-third of the State and municipal Witherow, Thos. Washburn, Jos. H Edwin M. Stanton was demanded and

equal to about one-third of the value of all the property in the United States, as shown in the census. But these unacknowledged debts will be, in time, added to the present national charges were often as severe against formidable to tyrants only." the traitors at the other end of the line" (as President Johnson denominates Thad. & Co.,) as they were in into railway cars, notwithstanding the field during the rebellion. He the companies offered special cars by the audience; a large number of prolude to a forced association with the "loyal" portion of the community being present, who sometimes cheered amalgamation and a social miscegehim as lustily as the Democrats. | nation which we utterly repudiate.

At the conclusion of the speech of tional Executive, and deprive him of the power of removing his own Cabinet?

At the concusion of the speech of the power of removing his own Cabinet?

At the concusion of the speech of the power of removing his own Cabinet?

At the concusion of the speech of the power of removing his own Cabinet. At the concusion of the speech of the purity of the judiciary, is the assertion of the late Republican Constant. ceeded to address the meeting in his vention, "that the Supreme Court of appointing power from the President usual eloquent manner, detailing to the Senate of the United States, so the Senate of the United States, so the satisfaction of all present the best the satisfaction of the majority "bloody collision" has not been immihas the scoundrels whom the Senate the satisfaction of an present the of the people. A me forced into the revenue service of prodigality and excessive and unne-

which were unanimously adopted:

WHEREAS, The Democratic party

And whereas, We doem it our duty to call upon the Democratic masses, by you sanction Negro Sufrage at South, and Negro Supremacy in Union?

And whereas, We doem it our duty to call upon the Democratic masses, and all others who do not approve of the radical and unwise purposes of Union?

And whereas, We doem it our duty to call upon the Democratic masses, and all others who do not approve of the radical and unwise purposes of the radical and unwise purposes of a young man of taleats, strict moral deliverance is at hand,—but warn to any window where the same may deliverance is at hand,—but warn to any window where the same may that party, to arouse themselves to a young man of taleats, strict moral deliverance is at hand,—but warn to be holden; or shall riotously disturb

of supererogation to recite the many ple in the fature.

And whereas, The most superficial support. observer must be aware that every been openly violated, or evaded by stroyed-ten of the States having been citizens. you in favor of squandering placed under military domination and

of the United States, and the iaws our nominee for Assembly, to address the model in pursuance thereof, are the money in registering negroes saffrage?

The Washington Union says that the meeting. He soon appeared on the stand, but having been seriously in a letter in lavor of paying on the model in pursuance thereof, are the model in a letter in lavor of paying on the stand, but having been seriously in a letter in lavor of paying on the stand, but having been seriously in the contrary notwithstanding, and that this measure, already becoming rapidly popular in the West and North West, will ere long, sweep over the West, will ere long, sweep over the West, will ere long, sweep over the United States, and the precedents of the united States, and the precedents of over eighty years, the people of such State have the right to regulate the in own demestic affairs, chief of such State have the right to regulate the incomposed in the election is kept open, for the united States, and the precedents of over eighty years, the people of such State have the right to regulate the incomposed in the contrary notwithstanding, and that this measure, already becoming rapidly popular in the West and North West, will ere long, sweep over the West, will ere long s of the United States, and the laws our nominee for Assembly, to address in a letter in favor of paying off the you willing to waste millions of made in pursuance thereof, are the the meeting. He soon appeared on Government debt by an issue of green-

cardinal principle will be resisted by Stevens & Co., a glorious victory

Resolved, That the attempt of the Radicals to bring about negro suffrage anywhere meets with our unqualified condemnation; and if negro suffrage man is too cowardly to resist less

Clearfield county look with undis-guised contempt upon any and all efforts to conciliate the beastly spirit of the Radical party, whose aim is to totally destroy the liberties of the people of this country; and we unhesitatingly declare that, according to the Constitution, confiscation would be unadulterated robbery, and the by the Chairman of the County Committee, who proposed the name of owners, the lands which every sacred Mr. John Lawshe, of Osceola, for obligation of the law has guaranteed President, which was carried unani. to them, is to shoot and poison every mously. Mr. Lawshe, upon taking such connscating vinaming records any other remedy against be found.

Resolved, That we view with alarm the present enormous indebtedness of the country, which is daily increused lowing gentlemen be elected Vice by a system of Radical prodigality, support of military monarchies, negro bureaus, and the long list of paid officers of the government, for which there is no precedent and less neces-

Resolved, That the Democratic party now, as heretofore, expresses itself as the unchanged advocate of a hard money currency—which, by a system of speculation and robbery, has been superceded by the present undeter-mined currency; but, while greenthe following gentlemen were elected backs are the accepted medium of circulation, we demand that while the farmer is compelled to receive in pay Secretaries-Capt. John S. M'Kier- for the products of his toil, the me nan, Frank Fielding, William Tucker, chanic and artisan for his work, and which cannot be less than four David Buck, H. W. Kerns, John Briel, the laboring man for his hard labor this depreciated currency, the cold, cruel, and non-taxpaying bondholder shall accept them as interest on the

> Resolved, That the confession of Thaddeus Stevens, the driver of the Republican party, that the legislation of Congress necessarily and absolutely cepudiated the Constitution, "outside of which all agreed they were acting,' crime of perjury, and, neless signally rebuked by the President and the people, will result in anarchy and ruin. Resolved, That the suspension of is endorsed by all men who abbor a despot and detest a spy, and the Pres-

was listened to with marked attention for their accommodation, is but the

Resolved, That the most infamous

cessary taxation imposed upon the diator, and ignoring New England will continue neople by the party in power.

Resolved, That reputating a tip.

diator, and ignoring New England influence in Pennsylvania, we ask for There is not the rights at the rights.

whereas, I have an able, fearless, and thoroughly honest representative; one of the consideration that the free institutions of the consideration that the free institutions whom the State delights to honor, and whom the State delights to honor, and whom the State delights to honor, and whom the States, so as to disfrantise in the States, so as to disfrantise in the States, so as to disfrantise in the States, so as to disfrantise whom it pleases and enfranchise whom it pleases alled Republican party;

And whereas, We deem it our duty to call upon the Democratic masses, and thoroughly honest representative; one of the country have been greatly and whom the Democracy of the Sentian that the free institutions whom the State delights to honor, and whom the Democracy of the Sentian that the free institutions whom the State delights to honor. The people, however, can appeal from Brownlow and the Rump to their countrymee elsewhere,—and if election, or use or threaten any violation bound to respect for his superior the times the appeal will meet such a terrupt or improperly interfere with talents and strict integrity.

The following the Rump Congress) is Brown antee (the Rump Congress) is Brown the Clear to thoroughly honest representative; one of the country may office of an election, or use or threaten any violation bound to respect for his superior that the free institutions whom the State delights to honor, and whom the Rump to the reconstruction and whom the Rump to the reconstruction of the country may of the Sent thoroughly honest representative; one of the Rump Congress) is Brown the Clear the Congress to honor, and whom the Rump to honor, and whom the Congress to honor, and whom the Congress the Congress the Congress

Resolved. That the gentlemen comwill you agree to have your votes wrongs committed by that party posing the ticket for the several council by the ballots of plantation nearly against the sacred rights of the people by offices are worthy and competent and the guaranteed rights of the ty offices are worthy and competent men and entitled to our undivided men, and entitled to our undivided

> After the adoption of the resolu- Herald. their people deprived of every rostige tions a motion was made and adopted Be it resolved, That the Constitution requesting T. J. McCullough, Esq.,

awaited them. is ever made a part of the law of this Union, harmony and peace, and for laws, in addition to those which apcountry, it will be because the white the whole Democratic ticket; and the pear in the Sheriff's proclamation: meeting adjourned.

"Facts for Bondholders."

believe in "the party that created forenoon, and shall continue without greenbacks and the bonds," "and that interruption or adjournment until stands pleaged to keep faith with the seven o'clock in the evening when the nolls shall be closed. bondholders, and to maintain the na- polls shall be closed. tional credit," to vote for Henry W. and the action of the Radical party. we never saw, heard, or read of.

Farther, the party of Jadge Williams it was that carried through the Legislature the bill to "repudiate" the payment of the interest of the State ends in specie, when that party stood "pledged to keep faith with the bond-holders of Pennsylvania" Our readers will see in the following extract from the African organ at Harrisburg, how the record of this faulful party

"Every Republican in both houses voted for the

from the Harrisburg Telegraph, an organ of Judge Williams party, that conly as far back as 1863, the party of his residence in the district as is now "pledged to keep faith with the boudholders" nationally believe from the account given with the boudholders" nationally believe from the account given bim that he is of the age aforesaid, and give such other evidence as is reof the State of Pennsylvania with the and give such other evidence as is reholders of its bonds.

The meeting being fully organized, at the shortest negative depth is equal to one-half the consuments and public debt is equal to one-half the construct of the united states is justified in his expulsion.

The meeting being fully organized, at the shortest negative depth and detest a spy, and the President in his expulsion.

The meeting being fully organized, at the shortest negative despot and detest a spy, and the President in his expulsion.

The meeting being fully organized, at the shortest negative despot and detest a spy, and the President in his expulsion.

The meeting being fully organized, at the shortest negative despot and detest a spy, and the President in his expulsion.

Senstor Waliace appeared in the Court Room with General McCandless, of note made opposite thereto by writing the word "tax" if he shall be done in his expulsion.

Resolved, That we will sustain and neither case that the commendation of the united to vote by reason of law in his expulsion.

Resolved, That we will sustain and neither case that the despot and detest a spy, and the President in his expulsion.

Resolved, That we will sustain and neither case the reading transmitted to work with the property in the united to vote by reason of having an act to make depreciated greenbacks and recommendation because he decommend a uniform series combined that Congress could not pass an act to make depreciated greenbacks and recommendation because he decommend a uniform series combined to vote by reason of the word "tax" if he shall be down the wild that Congress could not pass an act to make depreciated greenbacks and recommendation because he decommend a uniform series combined to vote by reason of the word "tax" if he shall be down the word "tax" if he shall be admitted to vote by reason of law in the country.

Resolved, That we will sustain and note made opposite thereto by writing the word "tax" if he shall be down the word "tax" if he shall be admitted to vote by reason of the word "tax" if he shall be admitted to vote by the shall be contract, made previous to the enactment, that it should be paid in silver. the clerks who shall make the like Oh, consistency! thou art a jewel! notes in the list of voters kept by Patriot & Union.

Terrorism in Tennessec.

Do you approve of Military Despotism at the South, and the erection of Five Monarchies in Republican America?

After Mr. Wallace closed, Dr. Boyer, Hon. George Sharswood the vote of covery man who prefers financial honor, a consciontious lawyer to a political people of Tennessee are granting.

Do you thank (as did Congress)

Influence in Founsylvania, we ask for the globe, a memory or more cruel therein.

Every person qualified as afore-people of Tennessee are granting.

Judge, a Pennsylvania jurist to a Constitution of the constitution of

Union?

Ithat party, to arouse themselves to a a young man or intents, strict moral demagognes who are just new riding the peace at such election, or shall his past record as a Democrat he will rough shod over them, that their ca-And whereas, It would be a work not defeat the confidence of the pro- reer is drawing to a close. - New York threats, force or violence, with design Express.

cit a call. ed not to give him a call -- Columbia

can Congressional impeachers, is out

Election Laws.

In order to make Election officers. At the conclusion of Mr. McCul. and voters familiar with the election of them shall from time to time relough's remarks three rousing cheers laws of this Commonwealth, we pubwere given for the Constitution, the lish extracts taken from the election

It is distinctly set forth in the sixty-first section of the General Election laws, "that every general and special The Philadelphia Press, under the election shall be opened between the above emption, advises voters, if they hours of eight and ten o'clock in the

"No person shall be permitted to Williams. Cooler imputience, in the vote at any election, as aforesaid, face of the record of Judge Williams other than a white freeman of the age of twenty-one years or more, who shall have resided in this State at least one Does the Press suppose that its readers, of whose intelligence it boasts, know not that Henry W. Williams mediately preceeding such election and his political triends stand con. and within two years paid a State or victed of the repudiation of the Alle. or County tax, which shall have been gheny county bonds, and that suits assessed at least ten days before the are now pending in the courts of that election. But a citizen of the United county to compel them to pay the States who has previously been a interest on the bonds to which this qualified voter of this State and resame Judge Williams and his backers moved therefrom and returned, and same Judge Williams and his obtained who shall have resided in the electric stand pledged?" Judge Williams who shall have resided in the electric specification of it.

who shall have resided in the electric district and paid taxes as aforesaid, shall be entitled to vote after residing shall be entitled to vote after residing in this State six months : Provided. That the white freemen, citizens of the United States between the age of 21 and 22 years, and who have resided in this State one year and in the election district ten days as aforesaid, shall be entitled to vote, although

they shall not have paid taxes. "No person shall be permitted to vote whose name is not contained in the list of taxable inhabitants furnish-"Every Republican in both house voted for the bill, every Remocrat, except Secular Kinasy, appeared it. We give the year and nays in the becard of 1864:

Yea- Missers. Champerys, Connel, Firming. Grabum, Hoge, Householder, Johnson, Kinner, Lowry, Nichole, St. Clair, Turrell, Worthington, and Fenny, Speaker—14.

Naye- Missers. Beardeles, Bacher, Chymer, Donoven, Hoskies, Lamberton, Mendre—III.

Messre. M Sherry and Wilson stated "that they were paired off, showing that this was regarded as a party question, the Copperheads being arrayed, with one military exception, against it and the Republicans sessionsesses for it."

et by the commissioners: unless first, he produce a receipt for the payment, within two years, of a State or County tax, assessed agreeably to the constitution, and give satisfactory evidence either on his own oath or affirmation or the oath or affirmation or the oath or affirmation of failure to produce a receipt shall make oath to the payment thereof, or second, if he claim a right to vote by being an elector between the age of 21 and 22 years, he shall depose on onth or affirmation that he has resided ed by the commissioners : unless first, It will thus be seen, by evidence onth or affirmation that he has resided from the Harrisburg Telegraph, an in the State at least one year before

quired by the act, whereupon the son of such vote shall be called out to

them "In all cases where the name of the person claiming to vote is not found There will never be peace or order on the list furnished by the commisin Tennessee, as long as Brownlow, sioners and assessors, or his right to with his satellites, are "the govern- vote whether found thereon or not, ment." We hear by telegraph that is objected to by any qualified citizen, "Governor Brownlow and the Mayor of Nash-ville are at olds regarding the power of appointing obsertion officers for the seening dection in Nash-ville. Two sets of officers have been appointed, one set by such of the two disputants. Brownlow theresters the numerical authorities with his mili-tia if they persist, and the city authorities have apposited to President Johnson. A binedy collec-ted the State Guard, is sensemizating treeps at Nashville. appealed to President Johnson. A bandy collision is considered imminent, and General Cooper, of the State St

guarantees to every State a republi- ment of taxes as aforesaid, shall be Resolved, That in Hon. William A can form of government, the very admitted to vote in the township, body which should respect that guar-ward or district in which he shall re-

> to influence unduly or overawe any POLITICS AND RELAGION.—An old or to restrain the freedom of choice, gray-haired political preacher went to such person on conviction, shall be White Haven a few days ago to soli- fined in any sum not exceeding five He attended a prayer hundred dollars, and imprisoned for

ters in relation to the assessment of voters as the said inspectors or either

A Protest.

expose the unfair and illegal manner iast January, by the Directors' Convention, to examine common school text-books and report a uniform series, performed that duty. The committee consisted of two ladies and three men, with the understanding that when any three members voted for the same text-book, it should be the book adopted. This rule held good in all but three cases, as follows:

When the chairman called for the vote on Penmanship, three voted for Potter & Hammonds, and two for Payson, Dunton & Scribner's. A certain member of the committee was not satisfied with this vote, and did not give up until one of the majority | Made to order, and funerals attended with a concluded to settle it by changing to the minority; and the dissatisfied and defeated member, constituting one of the minority, ruled the committee.

When the chairman called for the rote on Renders, three voted for Hillard's and two for Parker & Watson's. This vote was opposed by the same member, who was not willing to be ruled by the majority on Penmanship, and complained until a member was induced by some unfair means, or other, to change and vote to satisfy this obstinate and selfish member.

and two for Brooks's. On this, the member who caused the difficulty in the above cases was in the minority, and would not be governed accordingly.

The two members who voted for

Brooks's acknowledged that it was not on account of any merit in the work ; and they confessed that it was not the best Arithmetic, and had no objection to Stoddard's work. So there was not a single vote cast in favor of Brooks's for any other than private personal reasons. And must the inerests of the county be sacrificed to

this matter, and when found to be as above stated, appoint a committee This unblushing effrontery and misname of the person so admitted to representation of the Press is only equaled by its efforts to convince the betical list by the inspectors, and a people that Jadge Sharawood is in note made opposite thereto by writavor of repudiation because he determined to vote by reason of laving the word "tax" if he shall be adverted to the people that Converse could not not made opposite thereto by writavor of repudiation because he determined to vote by reason of laving the word "tax" if he shall be adverted to the people that Converse could not not made opposite thereto by writavor of repudiation because he determined to vote by reason of laving the word "tax" if he shall be adverted to the people that Converse could not not made opposite thereto by writavor of repudiation because he determined to vote by reason of laving the people that the continuous to each other, whose duty it shall be to examine books for adoption in common schools,

Most respectfully, ALFRED SHAW, Member of Com. on ex. of Text Books.

At a regular meeting of Mountain Gem Social Temple of Honor, held in Curwensville, on Tuesday evening, September 24, 1867, the following preamble and resolutions were unani-

WHEREAS, It hath pleased Almighty God to remove from our midet our sister, Mrs. RELLE TES EVEK: therefore, Recolved, This, while howing in humble submission to the will of Him, who is too wise to err, we accertholess feel that a sad roid is made in our Clerke, and now will be that a sad roid is made in our

ished in the county papers.

E. B. PATTON,

DESBIE REED, SUE. P. HIPPLE,

[Communicated.] Tribute of Respect.

esolutions were adopted: WHEREAS, It has pleased the Almighty Creater

our strength, a very present help in trouble and our strength, a very present help in trouble be sent to each of the county papers for publication, and one to the parents of the decraised.

WM. B. HEMPHILLE, O. S.,
Z. L. HOOVER,
JOHN HENRY, Committee.

of such offence shall be had, that the person so offending was not a resident of the city, ward, district or township where the said offence was committed and not entitled to vote therein, then, on conviction he shall be sentenced to pay a fine of not less than one hundred nor more than one thousand dollars, and be imprisoned not less than six months nor more than two years.

"It shall be the duty of the several assessors, respectively to attend at leman possessing large property in the shape of seron-ades, Soldiers who have been removed for cause, Soldiers who have been removed for cause, MERCEITOR'S NOTICE.—Netics is here cultivate the virtue of modesty at least,—and not be going about the country in times like these, as but tails to the kite of the Washington and Philadelphia Loyal League Clubs.

The Washington Union says that when the war first broke out a gentleman possessing large property in the shape of seron-ades, Soldiers who have been removed for cause,—MERCEITOR'S NOTICE.—Netics is here-cultivate the virtue of modesty at least,—and not be going about the country in times like these, as but tails to the kite of the Washington and Philadelphia Loyal League Clubs.

The Washington Union says that when the war first broke out a gentleman possessing large property in the shape of seron-added to the had at HIPLER'S.

EXECUTOR'S NOTICE.—Netics is here-cultivate the virtue of modesty at least,—and not be going about the country in times like these, as but tails to the kite of the Washington and Philadelphia Loyal League Clubs.

The Washington Union says that when the war first broke out a gentleman possessing large property in the shape of seron-added to the had at HIPLER'S.

The Clearfield Republican.

Terms of Subscription.

Jesolation notices,

seal notices, per line.

Dittury notices, over fire lines, per line.

Professional Cards, 1 year.

YEARLY APPRICEMENTS.

28 06 1 2 edund.

Job Work

** short, 25 or less, 21 50 | 1 sincet, 25 or less, 24 50 | 2 sincet, 25 or less, 24 50 | 0 sincet, 25 or less, 25 50 | Over 25 of each of above at proportionate raise. GEO. B. GOODLANDER, Enitor and Proprietor.

CHEAP FURNITURE.

JOHN GULICH

DESIRES to inform his clit friends and oustomers, that having enlarged his shop and
increased his facilities for manulacturing, he is
now prepared to make to order such furniture as
may be desired, in good style and at cheap rates
for CASH. He generally has on hund, at his
furniture rooms, a varied assertment of readymade furniture, among which are

BUREAUS AND SIDE-BOARDS. Wardrobes and Book-Cases, Captro, Sofa, Parlor, Breakfast and Dining Extension Tables; Com-mon, Fronch-post, Cottage, Jestry-Lind and other Bedtzeals; Sofae of all kinds, Work-stands, Hut-racks, Wash-stands; Rocking and Arm-

COFFINS OF EVERY KIND Those using this machine never need be with-out clean clothes! He also has Plyer's Patent Churn, a superior article. A family using this Churn never need be without butter!

All the above and many other articles are fur-nished to customers champ for Casu or exchanged for approved country produce. Cherry, Maple, Poplar, Linwood and other Lumber suitable for Cabinet work, taken in exchange for furniture. ne Remember the shop is on Market etreet, Clearfield, Pa., and nearly opposite the "Old Jew Store." JOHN GULICH. November 26, 1862 y

CLEARFIELD

MARBLE WORKS.

Italian and Vermont Marble finished in the highest style of the Art.

The subscribers beg leave to announce to the citizens of Clearfield county, that they have opened in extensive Marible Yard on the south west corner of Market and Fourth streets, Clearfield, Pa., where they are prepared to make Tomb-Stomes, Monuments, Tombs, born and side Tombs, Cametery Posts, Mantles, Sheives, Brackets, etc., on about notice. They always keep on hand a large quantity of work finished, except the lettering, so that persons can call and select for themselves the style wantest. They will also make to under any other style of work that may be desired, and they faster themselves that they can compete with the manufacturers outside of the county, either in workmanship or price, as they only employ the best workman.

NO All impulsions by touser grouptly answered.

MORN GULION.

May 22, 1867.

DRESS-MAKING. SPECIAL NOTICE .- PARISIAN DRESS AND CLOAK MAKING.—Ladies can have beir Drosses, Suits, Couts, and Basquines hand-

Also, receiving daily, Paris Fashions in tiesue paper, for Ladies' and Children's Dresses. Sats of Patterns for merchants and dress makers new ready, at Mrs. M. A. BINDER'S, 198-19 1031 Chestout st., Philadelphia.

Clearfield Nursery.

ENCOURAGE HOME INDUSTRY. THE undereigned, having established a Nur-sery on the 'Pike, about half way between Clearfield and Curwenveille, in prepared to fur-nish all kinds of FRUIT TREES, (standard and dwarf.) Evergreens, Shrubbery, Grape Viest, Gouseherries, Lawton Blackberry, Srawberry, and Rasherry Viess. Also, Siberian Crab Tress, Quince, and early sourist Rhubarb, &c. Orders promptly stiended to. Address,

J. D. WRIGHT.

20020-65-v. Curwensvills, Pa.

Attention, Soldiers. EQUALIZATION OF BOUNTY. LL SOLDIERS OF 1861-'62-'63 are

A cutilled to an INCREASED BOUNTY.—
The undersigned is prepared to collect all each Bounties, as well as the increased pay to Soldiers' Widows. All inquiries and communications answered promptly. Discharges receipted for. Post Office actives, Corsumeelle, Pa.

sepo-tf JOSIAH EVANS. "GET THE BEST."

WHEELER & WILSON'S SEWING MACHINES.

A LL inquiries in reference to this "A No.1" Machine promptly answered. They can be procured from me at city prices.

WM. T. HAMILTON, Agent, cond-if Luthersburg, Pa. LIVERY STABLE.

THE undersigned begs leave to inform the public that he is now fully prepared to seconmodate all in the way of furnishing House, Buggler, Saddles and Harness, on the shortest nutrice and on reasonable terms. Residence on Locust street, between Third and Fourth.

GEO. W. GEARHART.

Cleatfield, April II, 1867.

Silver Wash Powder.

Saves time, labor, money. Makes washing a pastime and Menday a festival. Sold everyshers. Try it.

Address all orders to the Manufacturers,

Chemists and Wholesale Druggirts,

noi4-ty lat North Third St., Philadelphia.

COLDIERS' BOUNTIES.—A recent set.

has passed both Houses of Congress, and signed by the President, giving a three years' soldier \$100 and a two years' soldier \$50 bounty.

BOUNTIES and PERSIONS collected by me, for these entitled to them.

WALTER BABRETT.

Att'y at Law, Clearfield, Pa.

meeting and made a loyal political any time not less than one nor more prayer, during which all the Demo-Resolved, That the great Demofrom Pennsylvania balanced Constitutional obligation has either cratic party, in the future as in the crats left the house except one descon. shown to the court, where the trial ing just a little too much "Sheridan" of such offence shall be had, that the and "Sickles"—in the shape of serenpast, will adhere to the great motto e Senators of Carolina negroes; been openly violated, of cracte by you want the President of the legislative rascality, under the president of the State, and will who followed with a Democratic you want the President of the President of the Union of the State, and will be prayer, during which, all the "loyal" left, leaving the deacon and political office because he has left the Re- States, which has been virtually de- tue, Liberty, and Independence of ber preacher alone. The deacon conclud-

Butler, one of the leading Republi-

[Communicated.]

To the School Directors, Teachers, and Citizens of Clearfield county:

I deem it my duty to the county to in which the committee, appointed who met in Clearfield, on Sept. 21st,

And, when the vote on Arithmetics was taken, three voted for Stoddard's

Tribute of Respect.

mously adopted:

LUMBER CITY, Sept. 21, 1867. At a meeting of the Lumber City Light Horse Cavalry, the following

n his wise providence, to remove from our com-animakin our esteemed comrade William H. oung, thus leaving a vacancy in our ranks and

Young, this leaving a vacancy in our ranks and hearts; therefore,
Resulved, That while we how humbly and submissively to the divine dispensation of Him who ideas at the least of him who has been taken from our midat.

Hesolved, That we do meet truly sympathirs with the hereaved family and friends in this their deep effection, and excuestly commend them to the bender care of Him who "is our ruley and our strength, a very present help in trouble."

Too Much of Ir .- Are we not hav-