## THE GAZETTE.

LEWISTOWN, PA. Wednesday, July 9, 1857.

#### American Republican Ticket.

FOR GOVERNOR: DAVID WILMOT, of Bradford county. FOR CANAL COMMISSIONER.

ILLIAM MILLWARD, of Philadelphia. FOR SUPREME JUDGES: JOSEPH J. LEWIS, of Chester county.

JAMES VEECH, of Fayette county.

#### Notices of New Advertisements.

or Sherill. I Barr offers himself as an independent candidate

inty Treasurer.

books of A. F. Yenger will be placed in the hands of the following for the first of August—Neibert & Ukwa pened a new bakery—a horse and mule will be public sale on 5th August to pay keeping—the list rese, couses for trial at August court, and Register's—Dividend of 2 per cent by Water Company.

The Amendments to the Constitution, Bellefonte Railroad, and a number of advertisements, compel us to emit severrticles prepared for to-day's paper, as well everal columns of standing advertisements. -----

inois Lands .- The advertisement of the is Central Railroad Company, offering sale vast tracts of land along their road, ves the serious attention of all who have itching for the west, and particularly so se whose means are limited.

#### SALE OF THE MAIN LINE.

e Pennsylvania Railroad Company, as of our readers are no doubt aware, bethe purchaser of the Main Line for 00,000, and we learn will take possession the 15th instant.

M. Riddle, Esq., editor of the Pittsburg percial Journal," in one of his letters m Philadelphia on the subject of the sale ion open, says:

communicate to me his views, and he give them fully, with no other reserve illy directed my attention, that these are pproved by the Stockholders and Board. omoson avows himself favorable, in stance, to offering the whole Main f the Canal, Eastern and Western Dis, and the Portage Railroad, for sale toto the lightest day to the end that the allowing Railroad Company shall own but a continuous line of Railroad itisburg to Philadelphia, and disarm cless clamor about monopoly of both and oppression of canal freighters. If nal and Portage Railroad cannot be ther to a responsible company or as then it shall be sold in sections.gests, as advisable, that the Canal may d to the Counties which they traverse

ation to the Western Division, he offert will be made to sell it; in de-sale or lease, he would offer it to the igh which it passes, conditioned vent, and under the most adverse cirhalds that the water power on Division, from Blairsville to will suffice to keep that much of meat.—Centre Democrat. bt that the Canal from Blairsville to irg wil be kept up and open forever. above will specially commend itself to

rtion of the canal lying and being in | ing and suitable manner. may of Millin, which there is no doubt He selected for his text the following words,

Political Cauldron .- Jos. S. Waream

Death of Mr. Marcy.

sany, July 6 .- Hon. Wm. L. Marcy, etary of State, died at the San Souci at Ballston, at noon on Saturday last plained of a pain in his side shortly reakfast. He walked to the office of ore, but not finding him, he returned room at the hotel. The Doctor came minutes after, and on going to Mr. s room, found him dead, lying on the with an open book on his breast. He tly written a letter to the Hon. John

rted Massacre of U. S. Troops. uis, July 7 .- The St. Joseph's Jourhe 2d inst., publishes a report brought nch trader, that 100 soldiers and 50 s of Col. Summer's command had acked by a large body of Cheyenne spanoe Indians, 200 miles west of rney, and that all were slain. This nfirmed by a trader arrived at City, Iowa, on the 2d, and also by an nt train from Salt Lake.

Upsetting of a Pleasure Boat. YORK, July 7.—Three persons were ed yesterday, on Roconken Lake, Long by the upsetting of a pleasure boat. mes of the parties were Mr. J. W. of the firm of G. P. Putnam & Co., iers; his niece, Miss Palmer; and Mr. of the firm of Lane & Porter, dry dealers, in Canal street.

A railroad accident on the Marietta (Ohio) Bailroad has resulted in the death of 6 persons. A 56 lb. weight, which had been drilled out, exploded on the 4th at Marietta, killing instantly Dr. Drake, a young physieian, and seriously wounding John Scott, Jr.

A terrible riot occurred in New York on the 4th July, which resulted in the death of 8 persons and the wounding of 43. The the provisions of the tenth article thereof. names of the rioters in custody all read like the following: Barney Gallagher, Barnard McGowan, Patrick M'Bride, Owen Kirlin, Patrick Mooney, Patrick Moon, Frank Fitzpatrick. &c.

A correspondent of the Blair County Whig, in company with U. J. Jones, Esq., recently caught 16 dozen trout, which he describes as of the "largest size imaginable," and weighing altogether 25 lbs. They may have been of the largest size imaginable up of one or more acts of the general assembly, or at different periods of time, shall never ex-

#### Married.

On the 20th ult., by C. Hoover, Esq., HEN-RY SHERMAN to Miss MARY CROFT, both of Leipsic, Germany.

On the 26th ult., by the same, JOHN A. DANLEY to Miss NANCY JANE TRIES-Report of the Engineer of the Lewistown | TER, both of the vicinity of Lewistown. On the 15th ult., at Mechanicsville, Mifflin county, by Rev. J. N. Burket, JACKSON NcELROY to Miss DELILAH ANN BELL,

#### both of Stone Valley, Huntingdon county. Died.

In Derry township, on the 20th ult., Mrs. MARY BELL, aged 65 years. On the 1st inst., in Granville township,

MARY, wife of John Brought, in the 68th year of her age. Near McVeytown, on the 19th inst., after a

long and painful illness, JOHN ROSEBOR-OUGH, aged about 51 years. His last end was happy.

Dearest father, thou hast left us, Here thy loss we deeply feel, But 'tis God who has bereft us-He can all our sorrows heal.

In Snowshoe township, Centre county, the 28th day of May last, SAMUELASKEY, Esq., aged 81 years, 3 months and 14 days. The subject of this obituary was born in Philadelphia on the subject of this obituary was born in Path valley, Franklin (then Northumberland) county, Pa. He was for some time in the service of Lis country under Gen. Harrison; after his services were no longer required, he returned to the place of his nativity. He afterwards visited the wilds of the Snowshoe country with a view of see king a new He settled about one mile from the ittle or Black Moshannon and 17 miles from the Bald Eagle valley, the then nearest settlement. He was one of the two first settlers that followed in the trail of the Indians, they having left but a short time previous, leaving their hunting grounds to be occupied by

the white man. Many of the most thrilling adventures with and hairbreadth escapes from the wild of its present indebte ness.

denizens of the forest, have been heard from

Section 7. The legislatur the lips of the deceased by the writer. He carried with him to the grave scars, the re-sults of wounds received in several contacts with panthers, in which his life depended on his own presence of mind and faithfulness

Much of his time was spent in hunting, which proved to be the most lucrative business in hich he could engage in his new home .-He killed during the time he lived in Snowsixty-four panthers, ninety eight wolves. (to this the records of Centre county will bear testimony,) about eight hundred deer and a large number of bears, the precise number could not be obtained, but in a statement express assent of such county, by a vote of the given by himself to the writer, he sold in one season twenty-seven hundred weight of bear's

FREEBURG, June 22, 1857. On Sabbath morning, the 21st inst., Rev. G. Erlenmeyer preached a sermon in the Luabove will specially commend itself to theran church of Freeburg on the death of J. R. Stroup. When the appointed time arthe main line, who profess to believe rived a large audience had assembled, which a profitable concern. If their faith is as as is professed, let them now go to work, a "Democratic Canal Club," and buy his sermon, he addressed the school in a feel

ser can be had cheap. They can then be "railread monopoly" to their hearts be well with them that fear God." It is impossible to give even a sketch of the possible to give even a sketch of the sernion it by carrying freight at half price, or, Suffice it to say that it was delivered in that Sume it to say that it was delivered in that humble and convincing style for which this sand five hundred taxables, may be allowed a separate representation; but no more than three er things appertaining and belonging main line as it was under state rule.

It was a sermon that will long be remembered, and during its delivery subs and sighs could frequently be heard, and the tearful gentiemen, toe the mark—form your eyes of many showed that they were deeply shake out your dimes—and hand in impressed. The solemnity of the quiet Sabbath morning, the attention paid to the sermon, and the recent death of our young Political Canddron.—Jos. S. Waream wistown is announced in the Democrat candidate for Register, &c.; Thomas friend, imparted to the occasion a solemnity that is not frequently met with. Many I trust left with good resolutions, may they have the strength to carry them out. The bar divided into single senatorial districts, of contigfriend, imparted to the occasion a sole alias Treasurer; John Kyle, Jr., of school an attentive student, our Sabbath was useful member, the school an attentive student, our Sabbath mation thereof." and Isaac Wartman, of Union, for school an attentive student, our Sabbath school a worthy Superintendent, the parents -all subject to the decision of the an obedient and much beloved son, the literary society a shining, and the Lutheran church a consistent member. "Peace to his ashes."

FRIENDSHIP.

Partition and Valuation. OTICE.—By virtue of an order of the Orphan's Court of Mifflin county, made April 8th, 1857, Alexander Gibboney, John Stroup, Christian Hartzler, Benjamin Yoder, Nicholas Yoder, Solemon Zook, and David Hooley were appointed an Inquest to make partition and valuation of the real estate of David Hartzler, deceased, lying in Union

township, in said county.

Now, know all ye, heirs of said David Hartzler, deceased, that the aforesaid Inquest will meet to discharge the duties of the pointment, on the premises, on SATURDAY, the 18th day of July, 1857, at one o'clock p. m., of which you hereby have notice

JOSEPH HARTZLER, Adm'r of David Hartzler.

### NOVA SCOTIA

## GRIND STONES.

LARGE lot of very superior Grind-A LARGE lot of very superior, stones, suitable for mechanics, farmers, &c., are offered for sale at MANN'S AXE FACTORY, near Reedsville, at 11 cents per pound. Those in want of a superior article will please call soon, as they are selling rapje25-3t

#### RESOLUTION

Constitution of the Common-DESOLVED by the Senate and House of Rep-

R resentatives of the Commonwealth of Pennsylvania in General Assembly met: That the following amendments are proposed to the constitu-tion of the commonwealth, in accordance with

#### FIRST AMENDMENT.

There shall be an additional article to said constitution to be designated as article eleven, as follows :--

#### ARTICLE XI. OF PUBLIC DEBTS.

supply casual deficits or failures in revenues.

or to meet expenses not otherwise provided for, but the aggregate amount of such debts direct and contingent, whether contracted by virtue at Hollidaysburg, but here 8 to a lb. would be called minnowish debts, shall be applied to the purpose for which it was obtained, or to repay the debts so con-

tracted, and to no other purpose whatever.
Section 2. In addition to the above limited power the state may contract debts to repel invasion, suppress insurrection, defend the state in war, or to redeem the present outstanding indebtedness of the state; but the money arising from the contracting of such debts, shall be applied to the purpose for which it was raised, or to repay such debts, and to no other purpose

Section 3. Except the debts above specified, in sections one and two of this article, no debt whatever shall be created by, or on behalf of

Section 4. To provide for the payment of the present debt, and any additional debt con-tracted as aforesaid, the legislature shall, at its first session, after the adoption of this amendment, create a sinking fund, which shall be sufficient to pay the accruing interest on such debt, and annually to reduce the principal thereof by a sum not less than two hundred and fifty thousand dollars; which sinking fund shall consist of the net annual income of the public works, from time to time owned by the state, or the proceeds of the sale of the same, or any part thereof, and of the income or proceeds of sale of stocks owned by the same or proceeds of part thereof, and of the income or proceeds of sale of stocks owned by the state, together with other funds, or resources, that may be designated by law. The said sinking fund may be increased, from time to time, by assigning to it any part of the taxes, or other revenues of the state, not required for the ordinary and current expenses of government, and unless in case of war, invasion or insurrection, no part of the said sinking fund shall be used or applied otherwise than in extinguishment of the public debt, until the amount of such debt is reduced below the sum of five millions of dollars.

Section 5. The credit of the commonwealth shall not in any manner, or event, be pledged, or loaned to, any individual, company, corporation, or association; nor shall the commonwealth hereafter become a joint owner, or stockhold-

er, in any company, association, or corporation, Section 6 The commonwealth shall not assume the debt, or any part thereof, of any county, city, borough, or township; or of any corporation, or association; unless such debt shall have been contracted to enable the state to repel invasion, suppress domestic insurrection, defend itself in time of war, or to assist the state in the discharge of any portion

Section 7. The legislature shall not authorize any county, city, borough, township, or in-corporated district, by virtue of a vote of its citizens, or otherwise, to become a stockholder in any company, association, or corporation; or to obtain money for, or loan its credit to, 3ny corporation, association, institution, or party. SECOND AMENDMENT.

There shall be an additional article to said constitution, to be designated as article XII, as

### OF NEW COUNTIES.

No county shall be divided by a line cutting off over one-tenth of its population, (either to form a new county or otherwise,) without the . | square miles.

### THIRD AMENDMENT.

From section two of the first article of the constitution, strike out the words, " of the city of Philadelphia, and of each county respectively from section five, same article, strike out the words, "of Philadelphia and of the several counties;" from section seven, same article, strike out the words, "neither the city of Philadelphia nor any," and insert in lieu thereof the words, "and no;" and strike out "section four, same article," and in lieu thereof insert the following

"Section 4. In the year one thousand eight hundred and sixty-four, and in every seventh year thereafter, representatives to the number f one hundred, shall be apportioned and districts, in proportion to the number of taxable inhabitants in the several parts thereof; except separate representation; but no more than three nties shall be joined, and no county shall be divided, in the formation of a district. city containing a sufficient number of taxables to entitle it to at least two representatives, shall have a separate representation assigned it, and shall be divided into convenient districts of contiguous territory, of equal taxable population as near as may be, each of which districts shall

The legislature, at its first session, after the adoption of this amendment, shall divide the of Philadelphia into senatorial and representative districts, in the manner above provided; such districts to remain unchanged until the apportionment in the year one thousand eight hundred and sixty-four.

### FOURTH AMENDMENT.

There shall be an additional section to the first article of said constitution, which shall be numbered and read as follows:

Section 26. The legislature shall have the power to alter, revoke, or annul, any charter of incorporation hereafter conferred by, or under, any special, or general law, whenever in their opinion it may be injurious to the citizens of the commonwealth; in such manner, however, that no injustice shall be done to the corpora-

IN SENATE, March 27, 1857. Resolved, That this resolution pass. On the first amendment, yeas 24, nays 7; on the second amendment, yeas 23, nays 8; on the amendment, yeas 24, nays 4; on the fourth amendment, yeas 23, nays 4.

[Extract from the Journal.]

GEO. W. HAMERSLY, Clerk.

IN THE HOUSE OF REPRESENTATIVES, Resolved, That this resolution pass. On the first amendment, yeas 78, nays 12; on the second amendment, yeas 57, nays 34; on the third amendment, yeas 72, nays 22; on the fourth amendment, yeas 83, nays 7.

[Extract from the content of the conten

[Extract from the Journal.]
JACOB ZEIGLER, Clerk. Filed in Secretary's office, May 2, 1857.

A. G. CURTIN,
Secretary of the Commonwealth.

SECRETARY'S OFFICE. HARRISBURG, June 22, 1857.

Proposing Amendments to the Pennsylvania, ss I do certify that the above and foregoing is a true and correct copy of the original "Resolu-tion proposing amendments to the Constitution of the Commonwealth," with the vote in each branch of the Legislature upon the final passage thereof, as appears from the originals on file

In testimony whereof I have hereunto [L. s.] set my hand and caused to be affixed the seal of the Secretary's Office, the day and year above written.

### A. G. CURTIN, Secretary of the Commonwealth.

IN SENATE, March 27, 1857. The resolution proposing amendments to the Constitution of the Commonwealth being under Section 1. The state may contract debts, to consideration, upply casual deficits or failures in revenues. On the question,

Will the Senate agree to the first amendment The year and mays were taken agreeably to the provisions of the Constitution, and were as

YEAS-Messrs. Brewer, Browne, Coffey, Ely, Evans, Fetter, Flenniken, Frazer, Ingram, Jordan, Kdtinger, Knox, Lantach, Lewis, Myer, Scofield, Sellers, Shuman, Steele, Straub, Weish, Wilkins, Wright and Taggart, Navs-Messrs. Crabb, Cresswell, Finney, Gregg, Har-

ris. Penrose and Souther-So the question was determined in the affir-

On the question, Will the Senate agree to the second amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as

YEAS-Messrs. Brewer, Browne, Cresswell, Elv. Ev. s, Fetter, Finney, Fienniken, Ingram, Jordan, Knox, abach. Lewis, Myer, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins, Wright & Taggart, Sp NAVS-Messis. Coffey, Crabb, Frazer, Gregg, Harris, ollinger, Penrose and Scofield-8.

So the question was determined in the affirmative.
On the question,

Will the Senate agree to the third amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz: YEAS-Messrs. Brewer, Browne, Crabb, Cresswell, Ely,

YEAS—Messrs, Brewer, Browne, Graud, Gressweit, Edy, Evans, Flenniken, Frazer, Ingram, Jordan, Killinger, Knox, Laubach, Lewis, Myer, Scoffeld, Sellers, Shuman, Souther, Steele, Straub, Welsh, Wilkins and Wright—24. Navs—Messrs. Coffey, Gregg, Harris and Pennse—4.
So the question was determined in the affirmative.

Will the Senate agree to the fourth amend-

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz:

YEAS-Messis, Brewer, Browne, Coffey, Cresswell, Yeas-Messis. Brewer, Browne, Coffey, Cresswell, Ely, Evans, Flenniken, Frazer, Ingram, Kulinger, Knox, Laubach, Lewis, Myer, Scofield, Sellers, Shuman, South-er, Steele, Straub, Welsh, Wilkins and Wright—23. Navs-Messis. Crabb, Finney, Jordan and Penrose—4. So the question was determined in the affir-

IN THE HOUSE OF REPRESENTATIVES, April 29, 1857.
The resolution proposing amendments to the

Constitution of the Commonwealth being under consideration, On the question.

Will the House agree to the first amendment? The yeas and nays were taken agreeably to the provisions of the Constitution, and were as follow, viz:

YEAS—Messrs. Anderson, Arthur, Backhouse, Ball, Beck, Bishop, Bower, Brown, Calhoun, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Gildea, Hamel, Harper, Heins, Hestand, Hill, Hillegas, Hoffman, (Berks,) Imbrie, Innes, Jacobs, Jenk-, Johns, Johnson, Kauffman, Kerr, Knight, Leisenrin Longaker, Lovett, Manear, Maugle, N'Calmont, M'Isvain, Moorhead, Mumma, Musselman, Nichols, Nicholson, Nunemacher, Pearson, Peters, Petrikin, Pownan, Purell, Ramsey, (Philadelphia,) Ramsey, (York,) Reamer, Reed, Roberts, Rupp, Shaw, Sloan, Smith, (Cambria,) Strith, (Centre.) Stevenson, Tolan, Vail, Vanyoorhis Vicke, v. Voeghley, Walter, Westbrook, Wharton, Wil-liston, Wilberow, Wright, Zimmerman and Getz, Speak-

Nays-Messrs, Backus, Benson, Dock, Hamilton, Hanock, Hine, Hoffman, (Lebanon,) Lebo, Struthers, Thorn,

Warner and Wintrode-12 So the question was a etermined in the affir-

Will the House agree to the second amend-

The yeas and navs were taken agreeably to the

provisions of the Constitution, and were as fol-YEAS-Messrs. Anderson, Backhouse, Ball, Buck, Bower, Calhoun, Campbell, Carty, Ent, Fausoid, Foster, Gil-

dea, Hamel, Harper, Heins, Hiestand, Hillegas, Hoffma. (Berks,) Housekeeper, Imbrie, Innes, Jenkins, Johns, Johnson, Kauffman, Knight, Leisenring, Longaker, Lovett, Manear, Maugle, M'livain, Moothead, Musselman, Nichols, Nicholson, Nunnemacher, Pearson, Peters, Petrikin, Pownall, Purcell, Ramsey, (Philadelphia.) Ramsey, (York,) Reamer, Roberts, Rupp, Shaw, Sloan, Tolan, Vail, Voeghley, Walter, Westbrook, Wharton, Zim-

Navs-Messrs. Arthur, Augustine, Backus, Benson, Bishop, Brown, Chase, Cleaver, Crawford, Eyster, Gibboney, Hamilton, Hancock, Hill, Hine, Hoffman, (Lebanon,) Jacobs, Kerr, Lebo, M'Calmont, Mamma, Reed, Smith, (Cambria,) Smith, (Centre,) Stevenson, Strath ers, Thorn, Vanvoorhis, Vickers, Wagonseller, Warner, Wintrode, Witherow and Wright-34 So the question was determined in the affir-

mative. Will the House agree to the third amendment? The year and nays were taken agreeably to the provisions of the Constitution, and were as

YEAS-Messis, Anderson, Backhouse, Ball, Beck, Ben-YEAS—Messis, Anderson, Backhouse, Dan, Beck, Ben-son, Bower, Brown, Calhonn, Campbell, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Hamel, Harper, Heins, Hiestand, Hill. Hillegas, Hoff man, [Berks.] Hoffman, [Lebanon.] Housekeeper, Imbrie, Iones. Jacobs, Johns, Johnson, Kauffman, Kerr, Lebo,

Longaker, Lovett, Manear, Maugle, M'Calmont, Moor head, Munma, Musselman, Nichols, Nicholson, Nune macher, Pearson, Peters, Petrikin, Pownall, Purcell, Rausey, [York.] Reamer, Reed, Rupp, Shaw, Sloan, Smith, [Cambria,] Smith, [Centre] Stevenson, Tolan Vail, Vanvoorhis, Vickers, Voeghley, Wagonseller, West NAYS-Messis. Arthur, Augustine, Backus, Bishop,

Carty, Dock, Gilden, Hamilton, Hancock, Hine, Jenkins, Knight, Leisenring, M'Ilvain, Ramsey, [Philadelphia,] Roberts, Struthers, Thorn, Walter, Warner, Wharton

So the question was determined in the affir-

On the question, Will the House agree to the fourth amendment?

The yeas and nays were taken agreeably to the provisions of the Constitution, and were as YEAS-Messrs. Anderson, Arthur, Backbouse, Backus

Ball, Beck, Benson, Bishop, Bower, Brown, Calhoun, Campbell, Carty, Chase, Cleaver, Crawford, Dickey, Ent, Eyster, Fausold, Foster, Gibboney, Gildea, Hamel, Harper, Heins, Hiestand, Hul, Billegas, Hoffman, [Berks.] Hoffman, [Lebacon.] Housekeeper, Imbrie, Innes, Jacobs, Jenkins, Johns, Johnson, Kauffman, Kerr, Lebo, Leisenring, Longaker, Lovett, Manear, Maugle, M'Calmont, M'Hvain, Munma, Musselman, Nichols, Nicholson, Nuchaelmacher, Pearson, Peters, Petrikin, Pownall, Purcell, Ramsey, [Philadelphia,] Ramsey, [York,] Reamer, Reed, Roberts, Rupp, Shaw, Sloan, Smith, [Cambria,] Smith, [Centre.] Stevenson, Tolan, Vail, Vanvoorhis, Vickets, Voeghley, Wagonseller, Walter, Warner, Westbrook, Wharton, Williston, Witherow, Zimmerman and Getz,

Nays-Messrs. Dock, Hamilton, Hancock, Struthers, Thorn, Wintrode and Wright-7.
So the question was determined in the affir-

SECRETARY'S OFFICE, HARRISBURG, June 22, 1857.

I do certify that the above and foregoing is a true and correct copy of the "Yeas" and "Nays" taken on the resolution proposing amendments to the Constitution of the Commonwealth, as WAT the same appears on the Journals of the two

Houses of the General Assembly of this Com-

monwealth for the session of 1857.
[L. s.] Witness my hand and the seal of said [L. s.] Witness my nand and the search of June, one thousand eight hundred and fifty-seven.

A. G. CURTIN, Secretary of the Commonwealth.

Choice Farm Lands for Sale. The Illinois Central R. R. Co.

IS NOW PREPARED TO SELL ABOUT 1,500,000 ACRES OF

# CHOICE FARMING LANDS

In Tracts of 40 acres and Upwards, on Long Credits and at Low Rates of Interest.

PHESE lands were granted by the Govern ment to aid in the construction of this road, and are among the richest and most fertile in the world. They extend from North East and North West, through the middle of the State, to the extreme South, and include every variety of climate and productions found between those parallels of latitude. The Northern portion is chiefly prairie, interspersed with fine groves, and in the middle and Southern sections timber predominates. alternating with beautiful prai-

ies and openings.

The climate is more healthy, mild and equa ble, than any other part of the country-the air is pure and bracing, while living streams and springs of excellent water about d.

Bituminous Coal is extensively mined, and upplies a cheap and desirable fuel, being furnished at many points at \$2 to \$4 per ton—and wood can be had at the same rate per cord. Building Stone of an excellent quality also ounds, which can be procured for little more

than the expense of transportation. The great fertility of these lands, which are a black rich mould from two to five feet deep, and gently rolling-their contiguity to this road, by which every facility is furnished for travel and transportation, to the principal markets North, South, East, West, and the economy with which they can be cultivated, render them the most valuable investment that can be found, and present the most favorable opportunity for persons of industrious habits and small means o acquire a comfortable independence in a few

Chicago is now the greatest grain market in the world, and the facility and economy with which the products of these lands can be transported to that market make them much more profitable, at the prices asked, than those more remote at government rates, as the cost of transportation is a perpetual tax on the latter. which must be borne by the producer in the reduced price he receives for his grain, &c.

The Title is Perfect, and when the final payments are made, Deeds are executed by the Trustees appointed by the State, and in whom the title is vested, to the purchasers, which convey to them absolute titles in Fee Simple, free and clear of every incumbrance, lien or mort-

#### The Prices are from \$6 to \$30; Interest only 3 per cent.

Twenty per cent. will be deducted from the credit price for Cash.

Those who purchase on long credit give notes payable in 2, 3, 4, 5 and 6 years after date, and are required to improve one-tenth annually for five years, so as to have one-half the land under ultivation at the end of that time. Surveyors will accompany those who wish to examine these lands, free of charge, and aid them in making selections. The lands remaining unsold are as rich and valuable as those

which have been disposed of.
SECTIONAL MAPS will be sent to any one who will enclose fifty cents in Postage Stamps, and Books or Pamphlets containing numerous instances of successful farming, signed by re spectable and well known farmers living in the eighborhood of the Railroad Lands throughout the State—also the cost of fencing, price of cattle, expense of harvesting, threshing, &c. or any other information, will be cheerfully given on application, either personally or by letter, in English, French, or German, addressed to JOHN WILSON,
Land Commissioner Illinois Central R. R. Co.

Office in Illinois Central Railroad Depot, Chi-

TANNERY FOR SALE. tures, situate in the borough of McVeytown Mitlin county, Pa., within half a mile of the Penna. Railroad and but a few rods of the Fenna. Canal, with Bark House 50 feet by 24; Currying Shop 24 by 16; a large Beam Shop with limes, pools, handlers and baits, inside the shop; 35 lay a-way Vats and 3 Leeches in the vard; a 6 horse Engine with 12 horse boiler, for grinding bark; fuiling stock for breaking hides, which is attached to the engine, and a house

for drying and rolling leather. Also, a lot of ground, with a large BRICK HOUSE, Stable and other putbuildings, near

the Tannery.

If the above property is not sold by the 1st of August, it will be offered at public sale on that day, and if not then sold it will be offered

for rent. Possession given on 1st September, 1857. Terms of sale made known by the subscriber, SAMUEL MYERS.
McVeytown, June 18, 1857.-3t
Telegraph, Harrisburg; Ledger, Philadelphia; Courier, Lebanon; Journal, Reading, publish to amount of \$1.50. amount of \$1.50.

#### SELLING OFF AT LESS THAN COST! The entire stock of

DRY GOODS, GROCERIES, HARDWARE,

QUEENSWARE, CLOTHING, BOOTS, SHOES, &C., AT THE

### PEOPLE'S STORE,

East Market st., Lewistown, comprising a large assortment of new goods, will positively closed out at less than cost. This is emphatically the time for cheap goods, and those who want bargains had better call at once. Country Dealers will find this an excellent opportunity to replenish their stocks at less than city prices.

#### BALTIMORE CARD. SALT! SALT!

E offer for sale-LIVERPOOL FINE SALT, do G. A. do do DAIRY do

Country Merchants who will send us their orders in advance, with instructions to ship when we have a cargo afloat, can secure Fine and G. A. Salt at five cents per sack less off the ship, than it can be supplied out of store.

CARR, GIESE & CO., Grain & Lumber Commission Merch'ts, je25 Spears Wharf, Baltimore.

### LAST NOTICE.

LL persons knowing themselves indebted A LL persons knowing themselves indebted to Warrs & Haffly by Book Account, are requested to call and make settlement of the same immediately, or they may expect costs to be added to their accounts from the

WATTS & HAFFLY, Belleville, Mifflin co., Pa. je25-3t

NOTICE.—We, the undersigned, give notice agreeably to the laws of Pennsylvania, that we intend making application to the next session of the Legislature of Pennsylvania for the incorporation of a Bank, to be located in the Borough of Lewistown, county of Millin, and State aforesaid, under the name, style and title of "THE MIFFLIN COUNTY BANK",-issue to be secured by bond and mortgage on real es-tate, to be appraised by five men appointed by the Governor at three-fourths its cash value, and joint and separate liability of all the Stockholders—to have General Banking and Dis-counting privileges, with a Capital of two hun-dred thousand dollars, and the privilege of increasing it to four hundred thousand dollars.

Wm. Thompson, John McDowell, Jr., Charles Naginey, And. McFarlane, Davis Bates, W. Reed, Francis McClure, John C. Sigler. Lewistown, June 22, 1857.

#### E B. Ort & A. T. Hamilton, Hygieo Medical Physicians.

OFFER their professional aid to the citizens of Lewistown and vicinity.

They treat disease on new and scientific principles, affording the best chances of cure in all manner of Acute and Chronic diseases; discarding all drug medication.

Particular attention given to Dyspeptic and Rheumatic patients. Office three doors east of Hoffman's store. June 11, 1857.-2m

TEETH EXTRACTED by Dr. ORT, without pain, by a new process of benumbing the gums.

### John M. Kennedy & C. FISH. CHEESE AND PROVISION

MIDIROITANTS,

No. 39 & 40 North Wharves.

Half-way between Arch and Race sts.. PHILADELPHIA, March 12, 1857.-1y

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Mint, will only confirm what thousands have previously borne testimony to. LABORATORY FOR PRACTICAL CHEMISTRY, ?

St. Stephen's Place, Philadelphia, February 17th, 1857. "Being well acquainted with the substances composing Hover's Liquid Hair Dye, I am satisfied that by following the simple directions given for its use, it will not injure Hair or Skin, but will give a natural and durable color to the

Hair. JAS. C. BOOTH, Analytic Chemist. HOVER'S WRITING INKS, including Hoer's Fluid and Hover's Indelible Inks, are too well ver's Phaid and Hover's Indelible Inks, are too well known and introduced to require any additional testimony of their character. The sales have been increasing since their first introduction, giving evidence that the articles truly possess hat intrinsic merit claimed at first for them by

the manufacturer.
Orders, addressed to the manufactory, No. 416 Race street above Fourth, (old No. 144,) Philadelphia, will receive prompt attention by JOSEPH E. HOVER, Manufacturer.

Philadelphia, April 16, 1857 -y

NATIONAL POLICE GAZETTE THIS Great Journal of Crime and Criminals is in its Twelfth Year, and is widely circulated throughout the country. It contains all the Great Trials, Criminal Cases, and appropriate Editorials on the same, together with information on Criminal Matters not to be

together with information on Criminal Matters not to be found in any other newspaper.

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25 Witnesses;

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Furnished weekly to subscribers only, at \$1 a year. All letters must be addressed to JOHN S. DYE, Broker,

Publisher and Proprietor 70 Wall st., New York.

Estate of Robert McManigil, deceased. NOTICE is hereby given that letters of administration on the estate of ROBERT McMANIGIL, late of Armagh township, Mifflin county, deceased, have been granted to the undersigned, the first named residing in the borough of Lewistown, and the latter in Armagh township, in said county. All persons indebted to said estate are requested to make

immediate payment, and those having claims to present them duly authenticated for settlement.

S. S. WOODS,

WM. A. McMANIGIL,

Adm'rs.

May 28, 1857.6t