Bradford Reporter,

Towanda, Pa., Nov. 24, 1881.

THE total vote polled for State Treas urer this year is 593,107, for just about two-thirds of the vote cast for President last year.

DAVID Y. CONFORT W25 Friday appointed internal revenue storekeeper and gauger for the sixth Pennsylvania district, with headquarters at Allentown.

A NEW daily paper is promised in New start about the beginning of next year.

WASHINGTON COrrespondents say that no less than half a dozen plans for a new bathrory law will be submitted to Congiess as show as the rules will permit after that body has organized.

partnership with the firm of BATEMAN & . A REPORT made to the Secretary of the Interior by the Superintendent of the Cen Co., bankers and brokers of Washington. ses, shows that the total population of In accepting his resignation President "the United States as finally determined ARTHUR expresses sincere regret and corby the last census is 50,155,783. dial sympathy in his future welfare.

NEARLY twenty years ago the firm THERE so ms to be no room for doubt that the man who fired at GUITRAU last which has since then developed into the Saturday/d) i so in parsuance of a pre- great and well-known house of Hoon, hirranged play, and that other people be- BONERIGHT & Co., of Philadelphia, sustained, through no fault of its own, restiles Limseif were in the secret.

THE Paylic National Bank at Beston pension. It made an honorable comproentspredictat week. Its President, a Mr. mise with its creditors and continued busi-Brytien, had speculated in stocks. The [n ss. Its members then and there deterbe k will be called upon to liquidate \$1,- miced that the obligations which had wersten of his 1985-or rather has liqui- been remitted should be paid to the last deilar, and from that time until now they | work. dated that amount. have been engaged in accumulating a

THERE will be ten Readjuster negroes fund with that design. The fund has just to the Virginia House of Delegates and reached the required amount, and distrithere in the Senate. When the people []bution has accordingly been made to the . . . O.e Virging" voluntarily send thir- amount of over \$100,000. The creditors strend of the Legislature, times who in 1861 gave an insolvent firm an ophave, indeed, changed. portunity to retrieve its fortunes have lost nothing by their magnanimity, for they

GENERAL SHERMAN, in his annual re- have now been paid principal and interest the people will sustain the present any the colleted force of the army to 25,- says the North American of that city, (My. That is a very small army and can- that in doing this Messis. Hoop. Boxgoest and extensive as ours.

THE Republicans will certainly have a sure, have no inclination to dispute, but as the Virginia R adjusters and some Greenbackers are likely to yote with them on brganization, there is no doubt but Lut the next Speaker will be an out-andout Republican. 14

BAILY's plurality over NOBLE according a differ theid retrins is 6,824, and yet, -the Philolelphia Times insisted throughwet the whole campaign that Gen. BAILY creaway are beginning to entertain an dea that the Time is not reliable.

THE annual report of the Superintend- | el is that of the right of the people ent of the Census shows that the total to an untrammeled choice of candilisbursements for the tenth census thus dates. This they can now have, if ness which completely puzzled his physiar have been \$3,860,068, and Congress they will avail themselves of the opwill be asked to appropriate \$540,000 additional, including \$339,009 for the pay- portunity. If the voters would large- the case to be very peculiar, and nothing ment of the volunteer force that has been | ly attend the primaries, the delegates | similar appears to be known to medical doing the clerical work since the exhaus- to conventions would represent the av- science. The vital organs were displaced, tion of the appropriation made last ses- erage choice of the people. But they do and the lower cavity of the body was comsion. With the exception of obtaining not do this and probably will not as pletely filled by a growth of tallowlike statistics of ship-building, the quartying a rule. The result is that those who industry, the production of petroleum and the resources of Alaska, the work of do attend control conventions. And aminstion

if this shall occur under a chauged the tenth census is now practically finishcondition of affairs, will it be any better? -If the gentlemen who pro-

MR. J. STANLEY BROWN, private secretary of the la e President GARFIELD, and pose to reform the party will devise Verk. It will have a capital of \$500,000, who has been acting in a similar capacity methods by which the will of the mawill support the administration, and will for President ARTHUR, has tendered his jority can be made evident in the resignation, to take effect on the first of incipiency of party movements, they next month. It was the wish of President will succeed. But we do not under-

ARTHUR that he should remain during stand that they seek this. The real the present administration, but at the request of Mrs. GARFIELD he has under-purpose, therefore, is to change the taken to prepare for the biographer the directing heads of the party. What letters, papers and literary remains of the is there in this? Simply that a few late President. He has also formed a amiable gentlemen think they should supplant others in leadership. Their

right thus to think we do not challenge. But we submit that when all this comes to the test of popular acceptance it is essential that they

should prove their right to leadership. The party follows real leaders. It does not require that a bevy of gentlemen should gather together and verses so disastrous as to compel its sus- resolve that a change must happen. \$3,358. take power from the hands of those

> who wield it, he will not trumpet his plans abroad, but quietly do his

But the real point of interest with the people is not who does or who does not lead, but the candidates for office. The grade of men presented for their suffrages is the real point. If the old leaders present the best

names, and the aspirants for the honors of leadership offer weak names,

leaders. And it is at this point the new movement is essentially weak. reide made very efficient in a country as BRIGHT & Co: are doing more than their It has already proven that its aim is

luty, and this is a proposition which the not so much to give good candidates members of that firm would, we may be as to antagonize existing leaders majority of one in the next House, and note the less the course they have taken Last winter Mr. GRow was their canis one which will shed a lustre upon the didate for United States Senator semmetrial annals of Philadelphia. They stood by him to the bitter end.

> Now, because he was jocularly named CONGRESS. One week from Monday next the QUAY, he is beslathered with abuse,

regular session of Congress will be- and rejected. He is the same man he five years. gin. Many considerations combine was six months ago. If he was good to render it one of unusual interest. The almost equal division of parties certain men are suspected of favoring State a Governor, Lieutenant Governor, a had no chance of an election. Poople both in the House and Senate, the him. Aud this is the key to the en-Secretary of Internal Affairs, Members of presence of new and potent political tire struggle. No matter whether

forces, whose tendencies are not yet | candidates are good or bad, if certain fully developed, the decline of old parties favor a man, certain others rithin has been issued in London, through issues and the entrance into power oppose. And this is called indepenthe American legation, giving an express of a new administration, all combine dence. It is a sham. And it tends the of her heartfelt thanks for the reso- to render the political situation pecu- to harm. A square fight against parlations, haddresses and letters from the liarly interesting, and the political ty leaders when they are wrong, the discussions that must ensue spicy heading off bad candidates or the and entertaining. Then, too, there presentation and urgency of conspicare important public matters that uously good candidates does tend partment New York Thursday received a telegram press forward for consideration and to elevate the party and to compel must receive the earnest attention of pure methods and right candidates. me the thanks of the State to Mme. PAT- this Congress. Foremost among But an embittered fight against the The for her benetit concert, and stating these we may mention a revision of party leaders, even when they are some of the postal laws, the necessity right, tends to harm, and not merely for which is pointed out by the Star | endangers party unity, but lowers Route frauds. The question of re- the grade of candidates. Now, that ducing internal revenue taxes, shown passion has subsided, it is seen that Bradford by the rapid increase of revenue and OLIVEB would have made a most exdecrease of the National debt, will cellent United States Senator. And claim a large share of attention. if the present war is kept up it may This is bound to be one of the live prevent the selection of a good name

WASHINGTON LETTER. -Isaac Robbins, of Carbondale, died a few days ago, after a long and painful ill-WASHINGTON, D. C., Nov. 18, 1881 .--The crowded streets and thoroughfares cians, his sym; toms being both unusual and the innumerable signs that one sees and unaccountable. An autopsy showed of "rooms to rent" give evidence that the

time for the assembling of Congress is again approaching. The weather during the past few weeks has been exceedingly pleasant, and consequently room-hunters and those that live in "hash mills" have consistency. A specimen of the substance had no cause for complaint in getting has been forwarded to New York for exfixed for the winter; nor have the gay

The tabulated returns of 450 official about these days. eporters of the Pennsylvania board of The long lists of arrivals at the various

agriculture for the quarter ending Nohotels is also another reminder that the ember 15 lead to the following estimate summer is ended, and that in the fashionof the crops of Pennsylvania for 1881 able world we are about to begin another Corn, 32,780,000 bushels; wheat 19,470. season of folly, excitement and extrava-000 bushels; oats, 34,250,000-bushels; gance, all of which is gladly welcomed by buckwheat, 1,687,000 bushels; potatoes, all the various branches of trade, and 6,031,250 bushels; / tobacco, 22,025,000 especially by the hotel-keeper who in his oonnds.

WE are of the opinion that the Ameri paign of 1884 shall be commenced at this of Ala Baba and his cave of forty thieves. time. Several of our exchanges differ with us in this view of the matter, and for its occupancy by President Arthur are we observe they have already fixed upon about completed. For some time past the gentlemen who are to be the standard there have been about the premises signs bearers in that battle.

-Aaron A. Chase, editor of the Scranton Times, was convicted one evening recently, in a special term of Court held in Wilkes-Barre, of libel against W. W. Scranton, late manager of the Lackawan-

THE democratic party in Bradford coun- ed, she would hardly have the courage to

to last it over night. CRoss could have contrast of moist pillow-cases, limp towbeen elected without half trying. We els, &c., with heavy hangings of old gold, credit the above to the Towanda Journal, satin velvet carpets, glittering chandeliers an attempt was made by unknown parties

mark has been heard several hundred times before.-Canton Sentinel. IT is stated that Mr. C. S. WOLFE, will

not run as an Independent candidate for Governor next fall should be receive the regular nomination from either the Republican or Democratic Convention. The statement however lacks confirmation.

THE governors all tried to make their Thanksgiving proclamations short and terse this year. That of Governor Long. of Massachüsetts, consisted of four texts of Scripture and a hymn.

JAMES L. RIDGLEY, since 1842 Corres as a candinate for Governor by Mr. ponding Secretary of the Sovereign Grand Lodge, I. O. O. F. of the United States, died Thursday in Baltimore, aged seventy

then, why not now? Simply because & NEXT year there will be elected in this Congress and a Legislature.

RETURNS ALL IN. The Vote for State Treasurer as Filed in the state Department. The following are the official figures of the vote of Pennsylvania for State Treasurer, as obtained from the returns on file in the State Deifying. It is proof that he is not to be tures of that sort of Democrats who can COUNTIES. 2349 2671 15679 9569 2593 2465 2949 2654 3162 3370 4655 9720 3275 2435 4387 2569 6240 6996 2517 3327 3117 8565 519 479 915 27 9 37 5945 - 52 dam!..... Begijen'y rmstrong.... nright course always commands respect. 317 340 129 130 297 1510 556 771 1510 556 771 144 163 185 55 273 127 590 150 1574 202 292 292 359 351 Under the new Secretary, Judge Folger, radford. lucks.... l'ambria. 27 9 3191 429-2734 2594 2525 2578 3718

5752 155 4011

 $\begin{array}{c} 1126\\ 1126\\ 26570\\ 26570\\ 2653\\ 21163\\ 2112\\ 1707\\ 65770\\ 1221\\ 1622\\ 5755\\ 3559\\ 2192\\ 3607\\ 1689\\ 23657\\ 249\\ 1346\\ 5178\\ 1368\\ 1346\\ 5178\\ 1346\\ 1$

2435

145 5-71 275

ehigh

Total.....

19 197,

STATE NEWS.

-They talk of a watch factory at Mun

-A steel furnace is likely to be erected at Bellefonte.

-Johnson & Co., of Pittsburg, are arranging to build extensive glass works at Butler. -The reconstruction of the pulp mill. at Lock Haven, which is rapidly approach-

completion, will cost \$125,000.--The corner-stone of St. David's Epispromenaders who, like the migratory copal Church, Hyde Park, which was swallows, make their annual appearance laid on Friday by Bishop Howe, was rob-

bed of its contents on Saturday night. -The Berks County Grand Jury-ignored all the bills of indictment against Reading saloon keepers. The cases were fence, which seized upon Republican brought by the Law and Order Society. -It has been discovered that the Erie was given by Secretary Blaine, the city water bonds have been counterfeited. A spurious bond of the denomination of \$3,000 was presented for payment of ingilded saloon, surrounded by his army of terest the other day, and its character

servants, will doubtless cause many of was betrayed by the fact that its execucan people do not desire that the cam- his guests to remember the Arabian story tion was better than the genuine bond. -Michael L. Huber, a farmer residing on the banks of the Conestoga, in Lan-At the White House the preparations caster county, made and put into his barn a few days ago several loads of hav from a meadow situated on the banks of the stream. Haymaking in November is of unusual activity in the way of repairing, reformishing and refitting for the a novelty in this latitude, and in all probability has never before been successchange of occupants. There is a tradition

fully accomplished. extant that the wife of one of the early -The Adelaide Silk Mill. at Allentown. Presidents, who was of a domestic turn of

of America, was dedicated Thursday in the Court, threatening that in a certain weather, utilize the spacious proportions na Coal and Iron Company. The jury of the East 100m to dry the family wash. the presence of a large number of people event the Gourt would be reversed. If a leader arises strong enough to gave a verdict for damages in the sum of ing in. If it were possible for her to open from Philadelphia, New York, Patterson, The testimony of about a dozen wither eyes upon the same room when the and other cities. The mill was built by nesses was taken, and several letters improvements now going on are completthe business men of Allentown at a cost. including machinery, of \$250,000, and

> hands his counsel. -About three o'clock -Friday morning

but don't think it original as the same re- and polished mirrors would doubtless be to blow up the residence of M. Merkle, a prominent coal operator at Migersville. offensive in her housewifely eyes. But the simplicity of the early days has ceased. A large can of dualin powder was placed The White House will look better and on one of the parlor windows and a fuse and Dr. Bliss. The fractured portion brighter than it has ever done. It is the applied The explosion was terriffic, of the vertebre of the late President

sion will not only be more frequent than escaped injury. -An inmate of the Venango County they were under the past administration. iail at Franklin, has written a letter to but that under the new regime there will be imparted a new and more brilliant life. | the Oil City Derrick, in which he confess-From the splendid attainments of the es to having murdered a young girl in President and his well-known ability to New York city some six years ago. He noticed by the driver that a red-faced does not give the name of his victim, but | man on a sorrel horse followed in the entertain, there can be little else expected. The better the President becomes says she is the daughter of wealthy par- rear of the van, but though he was of having originated in a mind somewhat

-The mansion of Wayne MacVeagh, on the Brooke Farm, in Lower Merion township, Montgomery County, was entirely destroyed by the on Wednesday afteraoons of last week. The greater porbe inflicted with the Presidential itch. tion of the furn ture was saved. Through It may be safely put down that Mr. Ar- the excitions of the Washington Steam thur will be President in fact, and not a Fire Engine Company, of Conshohocken, mere figure-head in the hands of design- the barn and out-buildings were saved.

the following resolution which was THE TRIAL OF GUITEAU. adopted :

Resolved. That the chairman of this The case of the Government against leeting appoint an executive committee the assassin Guiteau was formally of seven, who shall be authorized to open presented to the jury Thursday by correspondence and take such other mea

District-Attorney Corkhill, who spoke ures as may be deemed expedient in orin a direct and forcible way, and made der to secure unity of action among the Republicans of the State for the full exlittle or no attempt at oratorical efpression and faithful representation of the fect. Be attributed the assassination popular will, and that the said committee of President Garfield to Guiteau's appoint a general committee, correspon ing with the number of Senators and Repfeeling of resentment at not receiving esentatives from the districts, to commu office, and to his offended self-importnicate with the executive committee and ance at being treated without special romoto the objec s of this meeting. consideration. Guiteau's declarations Mr. Bayne offered the following that he removed the President to save esolution which was also apteded: the Republican party and the Repub-

lic were pronounced the result of a Resolved, That all Republicans and al Republican organizations in the State be deliberately planned scheme of deand they hereby are cordially invited to co-operate with the Republican organiza dissensions as a pretext. Testimony tion this day formed.

After the adoption of the resolu-Vepezuelan Minister and others. The evidence given of the shooting of tions, remarks were made by several President Garfield was substantially of the gentlemen present, when on in accordance withe the statements motion the meeting adjourned. heretofore published. Guiteau at

times behaved outrageously, delying Mr. E. G. Gartman, the business man and insulting the Court, and insulting ager of the Ecening Dispatch, of York, a., was cured of neuralgia by three apwitnesses and his counsel. ications of St. Jacobs Oil,-Boston FRIDAT.

Mass.) Saturday Evening Express. At the opening of the District Su-

preme Court Friday Mr. Scoville ad-IF you wish to appear agreeable in so ciety, you must consent to be taught many things which you know already. lressed the Court and asked for some order to prevent Guiteau from sending out to the public statements or

addresses. This action put the as-Legal. sassin in a towering rage, and he

violently denounced Mr. Scoville. DROCLAMATION. --- WHEBEAS mind, would, during a spell of rainy which is claimed to be the model silk mill He became unmanageable and defied Hon, PAUL D. MONBOW, President Judge of 13th Andicial District, consisting of the coun-iradford, has issued his precept bearing da 10th day of September 1881, to me directed, fo of Bradford, has issued his precept bearing date the 10th day of September 1881, to me directed, for holding a Court of Oyer and Terminer, General Jail Itelivery, Quarter Session of the Peace, Com-mon Pieas and Orphans' Court at Towanda, for the county of Bradford, commencing on Mouday DECEMBER 5th, 1381, to continue three weeks. Notice is therefore hereby given to the Corners and Justices of the Peace of the county of Brad-ford, that they be then and there in their proper persons, at 10 octook in the forenoe of said day, with records, inquisitions and other remembrances to do these things which to their office appertains to be done; and those who are bound by recogni-zances or otherwise, to prosecute against the priso-ners who are or may be in the jail of said county. written by Guiteau to President Garfield were read to the jury. Guiteau Maryland, had consented to act as

nces or otherwise, to prosecute against the pris-ers who are or may be in the jail of said county re to be then and there to prosecute against the schall be just. Jurors are requested to be pun-A number of witnesses were examined at the trial Saturday, among al in their attendance, agreeably to their no them Col. Rockwell, General Swain Dated at Towanda, the 1st day of November, in the year of our Lord one thousand eight hundred and eighty-one, and of the Independence of the United States one hundred and sixth. PETER J. DEAN, Sherif. was put in evidence, and the nature of its injuries explained by Dr. Bliss, CHERIFF'S SALES .- By virtue whose cross-examination was tedious of sundry writs issued out of the Court of Common Piess of Bradford County and to me directed, I will expose to public sale, at the Court House in Towanda Borough, on in the extreme. On the adjournment of the Court the prisoner was as usual

placed in the van, which started for Thursday, December 1st, A. D. 1881. the jail having one policeman as a at 1 o'clock, P. M., the following described proper guard seated with the driver. It was No. 1. One lot, piece or parcel of land, sit-No. 1. Vio and the Borough and partiy in too toom only of Towarda, bounded and de-crived as follows: Regigning at the northeast corner of F. R. Vincent's lot; thence westerly by said Vincent's lot; thence tortherize thence botherize

movements until stathe intersection rode abreast of the van and halted as if to turn of. He peered into the van as it passed, and then presented

- TUESDAY.

REFORM.

a pistol and fired into it through the left side, the bullet grazing the top of Guiteau's left arm two inches above The elbow, tearing his coat and shirt sleeve, and making on insignificant flesh wound. It then struck the opof Henry McKinney's lot: thence south 169 perches along the west line of Hiram Merriel's lot to a corposite side of the van, and fell on

TRIAL LIST NOVEMBER SPE. CIAL TERM, 1381. SECOND WEEK

lackson Lewis vs. Wm. Whitney ... Rose L. Secor ues vs Elisha Atherion's Ex'rs P. issue E. A. Parker & Co. vs. Schrader Mining and Manu-E. A Packer & Co.vs. Schrader Mining and Manu-facturing Company. The P. Machiner H. W. Tracy vs. Pa & N. K. Canai & B. R. Co., appeal W. S. Pike's Erris vs. A. Hunsiker. Issue Francis A. Drezel vs. Joo. Carrol. Science S. H. Farnsworth vs. J. Co⁵ b. Science S. H. Farnsworth vs. J. Co⁵ b. Science Francis A. Drake vs. Thos. Harding, et al. Science W. Drake vs. Thos. Harding, et al. Science M. S. Pike's Extra vs. C. Hunsicker. Speal M. S. Pike's Extra vs. C. Hunsicker. Speal Samoel Ovenshire vs. A. H. Spalding; et al. Speal Stark Johnson vs. Ayrlum Township. Speal S. H. Huwell vs. J. Layton. Speal Chas. Perrigo & Co. vs. Kinney & Watkins. Stray Chas. Perrigo & Co. v. M. Watkins.

Segal.

Subpenars recommended 1581, at 3 o'clock P. M. GEO. W. BLACKMAN, Prothonotary, Subprenars retornable on Monday, Nov. 21st

REGISTER'S NOTICE.---Notice is hereby given, that there has been flied by the office of the Register for the Probate of Willy and granting Letters of Administration in and for d granting Letters of Administration in and for a County of Bradford. State of Pennsylvania, counts of administration upon the following

accounts of administration upon the following estates, viz: The first and final account of Lark Bird, guar-dian of Mary-Driscoll, a-miner child of Dennis Driscoll, late of the Downship of Athens, decased, The first and final account of Lark Bird, guar-dian of Patrick Ambrose Driscoll now deceased, who was a minor child of Dennis Driscoll, late of the township of Athens, decased, The first and final account of Samuel Davidsen, its and L. Young executors of the last will and

The first and fual account of Samuel Davidsen, jr., and I. L. Young executors of the last will and testament of Samuel Davidson, late of the town-ship of Sheshequin, deceased. The first and partial account of Jerome B. Par-sons, sr., guardian of Mary S. Cross, Ida J. Cross and Franklin Cross, minor et fidren of Thomas Cross, late of the township of Canton, deceased. The first and final account of Aloiphus Saxton and L. M. Le-nard, executors of the last will and testament of Orlando L. Streeter, late of the down-ship of Grantilie, deceased.

hip of Granville, deceased. The first and partial account of David M. Eun-fell, administrator pen denie lite of the estate of Lorenzo M. Rundell, late of the township of Bur-

ngton, deceased. The first and fibal account of John E. Vinan and James North, executors of the last will and testa-ment of Philip McDermott, late of the township of Allany, deceased. The first and find account of Tamer A. Chaffee.

The first and final account of Tamer A. Chaffee, guardian of Phebe G. Chaffee (now Mrs. James R. Tinaš), "minor child of N. B. Chaffee, late of the township of Orwell, deceased. The first and final account of Benjamin M. C'ark, "executor of the last will and testament of Stephen M. Latimer, late of the town-ship of Burlington.

leceased. The first and final account of Louise H. Acker-

The first and multiple count of Louise it. Acker-man, guardian of Belle V. Ackerman, a minor-child of Edward C. Ackerman, deceased. The first and final account of William T. Davies, administrator of the estate of William Waskins-late of the Borough of Towasda, deceased. The first and final account of Henry Westbrock, administrator of the estate of Joseph Sill, late of the township of Astium, deceased:

dministrator of the estate of Joseph Sill, late of be township of Asylum, deceased: The first and floal account of N. N. Betts, ad-ninistrator of the estate of E. O'Meara Goodrich, ate of the Borough of Towanda, deceased, who ras the administrator of the estate of O'Meara

nd and final account of H. D. Freeman

ip of Ridgbury, deceased. The second and final account of Aaron P. Allen. uardian of Lincoln Stevens, minor child of Man-y stevens, late of the township of Burlington leceased, by George Allen, named as executor in he last will and testament of said Aaron P. Allen,

ow decrased. The first and final account of Mary A. Clifton. f the Borough of Troy, deceased. The second and final account of Martha Kinner: Floyd L. Kinner and A.C. Elshr

Vincent's lot; thence westerly by said Vincent's lot 40 rule to L. Chaapel's land; thence northerly 4 rols by said Chanpel's land; thence northerly 40 rods to the main rule; thence withherly along the rold 4 rols to the place of beginning; contains 1 acre of land (strict measure), all inprived, with 1 framed heuse and few fruit trees therecan Being the same land conveyed to the said Bennett as ap-pears by deed and as signment recorded in deed book No. 125, pages 260 and 270. Seized and taken into execution at the suit of James Foster vs. Ran-som Bennett; Tods to the main read'; thence solitherly along the road 4 rods to the place of beginning; contains 1 and 4 roule trans are of the state of A. A. Kinner, and 4 rods to the place of beginning; contains 1 and alignite trans decommended and assignment recorded in deed book No. 125, pages 260 and 270. Seited and taken into erceution at the still of dames Foster vs. Ray etc. Minner of and the township of Wysor, deceased. No. 125, pages 260 and 270. Seited and taken into erceution at the still of dames Foster vs. Ray etc. Minner of and the township of Wysor, deceased book No. 125, pages 260 and 270. Seited and taken into ercution at the still of dames Foster vs. Ray etc. Minner of said feator of the last of the formed deceased. No. 125, pages 260 and 270. Seited and taken into ercution at the still of dames Foster vs. Ray etc. Minner of said feator of the last of the formed deceased. No. 125, pages 260 and 270. Seited and taken into ercution at the still of dames foster vs. Ray etc. All the still deceased of the township of Wysor, deceased. No. 125, pages 260 and 270. Seited and taken into ercution at the still of dames foster vs. Ray etc. All the still deceased of the township of Wysor, deceased. No. 125, pages 260 and 270. Seited and taken into ercution at the still of dames foster vs. Ray etc. All the still deceased of dames were vought, and the same will be presented to the Orphans' Court of Bradford County, at an orphans' Court to be held at Towalda for said County, on Thurse's hot; thence east 160 perches along the south line of a sid Drakes' lot to the southwest corner of the still way of Deceased. No. 1851, at 2 o'cleck r. M., for confirmation and alowance. A. C. FRISBLE, Bregister. No. 5 1851.

Estate of Obadiah R.

A. C. FRISBIE, Begister, Register's Office, Towanda Nov. 5 1551,

ORPHANS' COURT NOTICE. led in the office of the Clerk of the Orphan

Pennsylvania appraisements of property set of by executors and administrations to the widows and

E-tate of |Eugene W. Learned, late of the Bor

Estate of Thomas O'Leary, late of the town

ty, taken collectively, don't know enough stretch a clothes-line across it; and the will give employment to over six hundred announced that Judge Magruder, of

SATURDAY.

prevailing impression that the receptions, | tearing out the lower portion of the house. dinners and parties at the Executive Man- The inmates, though badly frightened,

known and understood, the more he ap-lents. The confession bears the evidence watched, nothing was thought of his pears to increase in the good will and estimation of the people. From feelings out of balance, and in all probability has of East Capital and First street he at first of mistrust and doubt, there is no foundation in fact.

evidently in the public mind a greater confidence—growing out of the fact, doubtless, that so far there has been developed no policy which might be regarded as favorable to parties who happen to

mere figure-head in the hands of design-ing politicians. While the interests of The loss is partially covered by an insur-assailant then dashed in front of the improved, with 1 framed barrs, log acres, more or less, about 95 improved, with 1 framed barrs, log acres, more or less, about 95 auce of \$8,000 in the Mutual Fire Insur van, presenting a nistal as he passed carefully protected, the indications are ance Company of Montgomery County at the driver, and scaring the horses. that the fuel which has heretofore fed the and \$5,000 in the Franklin, of Philadel. He obtained a start of three blocks fire of party dissension will be no longer phia. The fire is supposed to have origit before pursuit was made by the van, forthcoming. The violence of feeling nated from an open grate in the third and being on a fleet horse, made his escape into the country. Suspicion against the President, which is showing story, which was in use by some mechanitself in Democratic quarters, is also grat- ics employed in the building.

A NOTE from Mrs. LUCRETIA R. GARvariation perations, societies and persons throughout Great Britain and Ireland.

" Tun Committee on Michigan relief in -from the Governor of Michigan expresshat the sofferers would probably require about balf a nallion dollars more to pro--v. 's for them till pext harvest.

(AT : meeting of the National Grange in Washington on Saturday resolutions we re-adopted looking to' the appointment off as committee to confer with the Comvisioner of Againstate in deprecation ~f .n extension of his department to cover - other industries than those relating to questions of the future, and to the for Governor. Political complications 🔮 – grichture.

lying about General-GRANT. The old office is as frank as he is brave, and sas regions to, conceal his opinion of newspapers whose popularity is measured by + amestly

This Po-unaster General Friday issued Bu order, to take effect February 1, re-#y) king section 171 of the Postal Regula gious, which provides for the redemption of postal cards that may be spoiled while To otherwise. After the date named postder any circumstances whatever.

Tur. speculative insurance business has of Berkscounty, decided last week, in a have brought to recover the amount of a redicy of insurance, that the face-value of Il policies would have to be paid, and that rules adopted by the directors after, the issuing of a policy would not change the gatare of the continct to pay the full abount on the death of the insured.

A TRIAL which is without any precedot in the judicial distory of the United States was Thursday fairly begun at Washington; and judging from the pri- machinery, conventions and the conclean gs of the opening day, it will be a cel- trol of the minority by the majority. Ismish, but on account of its legal conduct. The defendant's counsel are evidently determined to make a stubborn fight, and the Court is appareutly disposed to afford them every opportunity.

Accombing to a report made by General FRANCIS A. WALKER, ex-Superintend-+nt of the Census Bureau, to the Secretary of the Interior in reference to the increase of population, the following changes in representation would ensue in the Fortyeighth Congress : Arkansas, California. Muchigun, Mississippi, South Carolina and West Virginia would gain one each; Minnesota and Ngbraska gain two each: Ala-Lama, Maine, "Ill'nois, Marvland, New Hampshire, Oitio, Tennessee and Vermont would lose one each, Pennsylvania two and New York three. The other States would show no change.

friends of a tariff and our present are apt to favor mediocrity. This is banking system, it is vital. A com- the danger of the new movement. It Tan Satanie press, rémarks the Leba- plete revision of the laws for count- may result in something or nothing. non Convice, takes particular pleasure in ing the electoral vote for President If in anything, it will simply be a and Vice-President is also in order,

collision which will tend to encourage ranktin, and these, with revisions of the tariff another Wolfe movement. Such Fulton. J and some civil service reform, will things slowly fritter away the strength Huntingdon. their abinty to slander de ent men, the give Congress plenty of work to keep of a party. In New York, it lost us base portion of the press hate him very its members busy through the winter the Legislature. In this State it may .ackawanna. and far into the heated term. Lancaster... Lawrence... endanger an important election. It

will do this or be a mere fiasco-a THE INDEPENDENT PROGRAM. aughing stock for all who appreciate Under the above head the Philaits weakness.

delphia Daily News of a recent date THE Bourbon defeat in Virginia is alhas the followings to say with referready being followed by evidences of by the hands of private parties by printing; | ence to the meeting hold at the Con-Democratic dissolution under the Bourtinental Hotel, in that city, on Wedbon plan elsewhere in the south. In masters must not redeem postal cards un- nesday of last week. We do not South Carolina a large number of Demoendorse all that the article says, but crats have expressed their satisfaction over MAHONE's victory and there can be

we are free to admit that it contains little doubt that at the next state election received atother blow. Judge SASSAMAN, many truths and suggestions that there will by a considerable defection every Republican, be he Stalwart, from the ultra Bonrbons in the pioneer enango. Bolter or Independent, will do well secession commonwealth. The Charlesashingtou. to carefully consider and weigh. The ton News and Courier, the leading Demo-News says : cratic journal in the Palmetto state say-Vyoming.....

agely and extravagantly denies that there The plans and purposes so freely are any signs of a Bourbon split down announced by thirty Independent Rethere. But its very utterances and manpublicans are quite amusing. They ner would be good proof that there are if wish it understood that they are the other proof were lacking. Leading members of the bar throughout the state have simon-pure, original Republicans, expressed the opinion that the end of who believe in party organization, South Carolina Bourbonism is at hand ; and have stated their pleasure at the prospect. They recognize the fact that a free chrated case, not only by reason of the na- But there is need of a change of Ballot and a fair count cannot longer be ture of the crime which justice is seeking to | leaders. All they aim at, therefore, prevented throughout the south and they is to substitute certain outs for ins. are shaping their course to take advan-This done and all will be right. The tage of the new order of things.

same methods, machinery and alle-JESSE BALDWIN is the name of an giance, only the tables are to be turn-

eccentric person who a few weeks ago The funniness of all this lies in presented a parcel of United States bonds the fact that it is not a matter of at the Treasury for redemption, and re methods, but of men. All the mal fused to receive anything but twentychinery of a party may be brought dollar gold pieces in spayment. Though the cash weighed about seventy-five and laid at the feet of men incapable pounds, he wanted to carry the coin away of wiscly using it and they will fail. with him in his valise, but was finally Prominence and leadership in parties persuaded to send it bome by express. and nations is not a matter of ma- The circumstance that he has since been chinery, but of personal ability. It robbed of his golden treasure, which he is the same law that appeals to wealth. had deposited in his dwelling-house for getting. A thousand men may be any like-minded person a realization of safe keeping, may serve to impress upon turned loose, and a dozen, perhaps, the truth that banks have their uses, and

aptitude changes conditions. So in THE board of officers of the although much of the bitterness of feeling tood on end in the bed of the canal: The the County of Bradford, certain un awful contriv-ances for the catching of fish; cominging known as eel-weirs, fish-baskets, e.e., which are wasterialauf extravagant modes of fishing, and contrary to the laws of he Countmonwealth; now 4, Peter 4, Bean, High Sh-riff of the County of Bradford, by virtue of said law, and as required thereby, do declare all such contrivances to be common milsances, and order them, when within the County of Bradford, to be destroyed or dismantled by the ownergor managers; thereof, on or before the ist day of Determber; proximo or 1 shall proceed to destroy the same in accordance with said law. had arrived. Trains on the Chicago and P. Barr, James Donly, Venango coun-P. Barr, James Donly, Venango coun-ty; T. W. Phillips, Burd S. Patter-son, Schuylkill county; Representa-tive W. B. Roberts, Montgomery county; Howard M. Jenkins, Chester county; Milton S. Lytle, Huntingdon county; Jas. M. Kemble, Cambria, county. THE committee appointed by the Medi | politics. No man attains leadership | Guard of Pennsylvania have adopted a which has prevailed is apparently toned other cars were derailed, but did not go cal Society of Washington to investigate down. Immenie crowds of people are Alton, Chicago, Burlington, Quincy and by; T. W. Phillips, Burd S. Patterby common consent. He must prove constitution and by-laws for the civil gov- down the embankment. Wabash roads, which left St. Louis on son, Schuylkill county; Representathe prevalences of malarial diseases in that he possesses the qualities of a ernment of such militia companies as constantly in attendance, who fill 'the There was no loss of life, and but a few Friday night for Chicago, were compelled tive W. B. Roberts, Montgomery that city have submitted a report, in leader, and perhaps many a hard bat-which they state that the rumors are uncourt rooms as soon as the doors are openscratches and bruises were all the visible ed and steadily remain throughout the founded; that Washington, as heretofore, the may be necessary. It will also pany mut be over twenty-one years of to return in consequence of washouts. injuries to the passengers and crew. entire day. Not one-tenth part of the -John W. Lanahan, a clerk in the Bal-Roadmaster RAHM, of this place, being is as healthy as the most favored cities of happen that rebellions against lead- age, or, if not, he must furnish the writnotified, repaired at once to the scene, are able to obtain admission. timole post-office, was arrested last week This country or Europe, and that a large ership will occur. But all these, un- ten consent of his parents. The com- and with men and wreckers had the track the same in accordance with said law. PETER J. DEAN, Sheriff. Many Congressmen have arrived during on the charge of embezzling valuable Sheriff's Office, Towanda, Oct. 27, 1881-iw. Mr. Landis having called the as proportion of the so-called malarial dis-eases are due to other than malarial influ-ences. They refer, however, to the bad condition of the Potomee flate which is a person of superior in his absence the senior commission. Notwithstanding that rents have condition of the Potomee flate which is a person of superior in his absence the senior commission. Notwithstanding that rents have been considerably advanced and the "hash A UDITOR'S NOTICE. - In re the estate of Francis Taylor; deceased. The undersigned, an Auditor appointed by the Orphars' Count of Bradford County to distribute funds besemblage to order, Senator Lee took eases are due to other than malarialinfu-ences. They refer, however, to the bad condition of the Potomac flats, which is a means that a new leader has arisen nots healthful, as it is one of the games and the state of the games and t was effected by a decoy letter containing the chair and briefly explained the

3960 2372 1242 4130 Department have had matters altogether

zero Friday morning. too much in their own way for the good of the public. Favoritism, extravagance and petty peculations are laid at the doors

truthfully will only be determined by that Democratic panacea-investigation, There is one fact, however, which has become patent : Under the past management a flexible sort of civil service system has been inaugurated which can be applied to the patient in such a manner as to kill or cure, as it may be deemed desirapromoted to be Chief Judge. ble. The victims who by their force have been made to stand out in the cold, while

heir friends of Democratic tendencies are quietly warming themselves at the Republican fire, will doubtless have no regrets if there should be a little shaking up in that quarter. The Republican party, for its general good health, has had rather an overdose of that kind of provender. It has allowed the Democracy and the so-called civil service reformers to put upon its plate quite a sufficiency of that kind of diet.

The desire of Mr. MacVeagh to retire 265292 258:71 49984 14976 4507 t once from the Cabinet does not seem

Bally splurality 6, 24 to be gratified by the President, and conote, including scattering, 593.401 Total voie, including scattering, 593.401, The following scattering votes were cast: Alle-gheny-M. Wolfe, 1; G. T. Ollver, 1; B. Knight, T., 2; S. C. Barnes, 1; A. C. Bankin, 3; J. Don Jameron, 1; John Bryson, 1, "Armistrong-W, lackson, 6; David W. Jackson, 5, Beaver-J. M. lackson, 76; H. W. Jackson, 7; Mark Winner, I. Butler-Harvey Miller, 1; H. Wolfe, 1. Cambria-scattering. 2. Ciniton- Wilson, 20. Dauph-in-Augustus Reel, 1. Elk-Wolfe, 3. Greene -I. E. Wilson, 1; John M. Wilson, 8. Leligh-Wolfe, 2. Luzerne-Robt, W. Jackson, 3; C. equently Mr. MacVeagh finds himself ust now in a particularly disagreeable situation in struggling to reach dry land. President Arthur, with great, good sense or political shrewdness, as the case may be, steadily refuses to accept his resigna-- Wolfe, 2. Luzerne-Robt, W. Jackson, 3; C. Wolfe, 1. McKean-Alonzo I. Wilcox, 1. Monttion. It is proper, he says, that, as Mac-Veagh is identified, with a prosecution so important to the whole country he should remain at his post, at least until the matter is finally settled. Whatever may be

ACCIDENT TO TRAIN 15.

As train No. 15, which passes this place actly what he does mean perhaps he does t about 11 o'clock, P. M., approached the not know, but he insists to the public that witch just below Wyalusing on Wedneshis hands are so tied that he can no longdac night of last week, the engineer discovered that the switch was open-left open after the passage of a coal train shortly before. The air brakes were at once applied by the engineer, but the train was not stopped until it had run its general bad management. full length. The engine and all of the cars were derailed. The express car tumbled into the old canal, rolling bottom continue is a matter beyond conjecture, side up, the whole top falling off and as strenuous efforts will be made by his spilling the contents around promiscuouscounsel to establish insanity." If the pub-The baggage car also took a tumble and shared the same fate as the express

remain more or less poor. Natural spects preferable to bullion. At 9 A. M. on Saturday only one passen- E. K. Martin, Lancaster county;

-A party of children made a narrow living two miles north of the city, legraded in public estimation by the over- escape from a horrible death on Thursday and the mounted police were sent to evening in Allegheny. While playing on search for him. Instead of going respect no opponent who is not secretly the ground formerly occupied by a flour home, however, Jones-for the susfalse to his own party friends. That the mill, the surface on which a little girl picion proved correct-rode to Bladensburg, where he told several President will receive generous treatment was standing began to give way, when people what he had done. Late in and proper support from all fair-minded one of her companious pulled her aside pponents is as sure as that a manly and as the spot disappeared. Another little been scoured in every direction, offigirl was standing near the edge of the hole thus formed, when the ground be- Mr. Lyons, on the Bladensburg road, the true new Secretary, Judge Folger, it is expected that there will be a new deal at the Treasury. The ring of certain big-little men, which has long held sway in this Department, it is confidently ex-pected will be broken, all of which is an exceedingly gratifying prospect to the outs, but not so pleasing a subject of con-templation to the ring. For a long time it has been reported that certain parties in the management of the details of the Department have had matters altogether it is expected that there will be a new gan crumbling away, and she was also and after some conversation arrested

ment of him made it impossible for

-A cable dispatch says France and him to remain and retain his self-re-England have declared their readiness to spect. Several Army surgeons testiof several of the minor officials, but how | join in an international Arctic expedition, fied that President Garfield's wound -The nill of Horace A. Kimball, at | was mortal, and the prosecution rested. Guiteau was given the privilege Poscoag, R. I., along with several adjacent buildings, was destroyed by fire of speaking in his own behalf, and treated the opportunity with indifferearly Friday morning. Loss, \$72,500. ence. Mr. Scoville began his opening -The Governor of New York has apspeech for the defence, and indicated pointed Hon, Charles L. Benedict, of that the main reliance will be placed Brooklyn, Associate Judge of the Court on the plea of insanity. of Appeals in place of Judge Andrews,

> $-\Lambda$ fire in the Imbecile Asylum at Co-Mr. Scoville occupied the whole day lumbus, O., Friday morning, destroyed with his opening speech. The adthe main building and part of the dordress was given almost exclusively mitory. The loss to the State will be to establishing the prisoner's insanity. nearly \$150,000. No lives were lost. The Mr Scoville read a large number of etters written by Guitenu, some of institution contained 614 pupils.

> them dating back to 1858. He gave -At Durand," Wis., on Saturday the a somewhat extended history of the officers, while leaving the court-room with a prisoner named Edward Maxwell, Guiteau family, asserting that-insanity in the family was hereditary. The were overpowered, by about one hundred prison van, was escorted to and from nen, who took Maxwell and hanged him the court by six mounted police in to a tree hear the court-house. addition to two officers on the van

> -The treasurer of the Garfield Memo Guiteau expressed himself as satisfied rial Hospital announces that the contribuwith the arrangements to insure his tions to that object now amount to \$80,safety. He thought the precautions 000, and that assurances have been receiv- should have been observed from the ed from all parts of the country that this outset. The court room was full long

> -Ninety-three cases of smallpox are reported from Dayton, W. T. There have been-eleven deaths in the town and six in the immediate vicinity. In couse-Northern Pacific Railroad has stopped tions of the State was held Wednesday

-The will of Mrs. Maria Cary was ofwas the widow of the late William H.

er conduct the star route cases with any -A compromise has been effected at prospect of success. The fact is that those St. Louis between the National Millers' issociated with the cases under Mac-Association and the George T. Smith Veagh have had innumerable difficulties, because of his uncertainty of purpose and millers for alleged infringements of the Culvin Wells, of the Philadelphia The trial of Guiteau, the assassin, is

Cochrane patents. The association has Press; J. W. Morrison, Allegheny now well under way. How long it may paid a representative of the company \$6,- | county; Whatton Barker, E. R. 000, and the suits, aggregating \$36,000,- Wood, Charles Emory Smith, the editor of the Press, Philadelphia; I. 000, have been withdrawn.

M. W. Geits, Editor Lancaster New

buildings, and an orchard of fruit tree thereon. Selzed and tak-n into execution at the suit of Hannah Snover.vs. H. F. Johnson. No. 3. ALSO-The defendant's interest in a suit of Hannah Snover vs. H. F. Johnson. No. 3. ALSO—The defendant's interest in a lot, piece or parcel of faod, situate in Wilmot township, bounded and described as follows: Beginning at a small white oak of Mrn. Ellen A. Welles (Ferry 101): thence south 11½° east 95 1-10 perches to a stake and stones of lot No. 11: thence south 75½° west 30 perches to stake and stones; thence north 55° west 40 perches to a stone corner; thence north 55° west 40 perches to a stone corner; thence north 55° west 40 perches to a stone to the place of beginning; cont-this 57 zeres, more fell upon William Jones, a farmer

arclay, decrased. Estate of Erastus H. Maniey, late of the Borough-Canton, deceased. the place of beginning : con old house, i framed barn and few fruit trees ther-in. Selz-d and taken into execution at the suit of Edward Provost vs. M. P. Fruitchey. No. 4. ALSO-One other lot of land, situate in state of David S.-Landon; Inte/of the township

Estate of Lawrence Antisdel, late of the stown-hip of Warren, deceased. Estate of Edwin C. Oliver, late of the Borough owanda Borough, bounded and described as fo lows : B-ing lot No. 1 in Block No. 2, in "Eillott" addition to Towanda;" 55 feet front on secon Estate of Thomas E. Quick, late of the township the evening, after the country had 2-19 south fine, as will more fully and at large ap-ough of Towanda, deceased. Estate of Albert Judach, late of the township of ed dwelling house and a tew fruit trees the cer Cole met Jones in the house of on. Seized and taken into execution at the suit of Mr. Lyons, on the Bladensburg road, No. 5 ALSO-One other tot of land, situate in Vells, deceased And the same will be presented to the Orphans'

east 15 rols, more or less, to the centre of sa highway: thence south 642 west along the cent

to, 5. ALSO-"me other lot of land, situate

ame lot conveyed by Augustus C. Laning ar

PETER J. DEAN, Sheriff, Sheriff's Office, Towanda, Nov. 9, 1881.

COMMITTEE'S SALE .- By vir-

Court of Bradford County, at an Orphans U our to be held at Towanda, for said County, on Thorsday, the shi day of December, A. D. 1881, at 20 Cowk, P. M., for Enal confirmation. A. C. FRISBIE, Clerk TOTICE.-In the matter of the

Fund Association of the Mutual Building and Saving-Fund Association of the Borough of Towanda for a decree of dissolution. In the Court of Towanda for Pleas for the County of Bradtorl, No. 298, May Term, 1871, and No. 412 December Term, 1881, For all schom it may concerns: Public in the 187 Foreby given that con the 14th day of November, A. D., 4881, the petition of the Mutual Building and Saving Fund. Association at the Borough of ad Saving Fund Association of the Berough owanda was presented to the Court of Commer leas for the County of Bradford, praying the said dong the same north 275,9 west 2 perches to the onthwest abutment of the bridge; thence south 459 ourtito enter a decree that the (said Cormoratic west 1 perch; thence north $84_{3/2}^{12}$ west 4 5-10 perch es: thence north $65_{3/2}^{12}$ west along the public roa-13 2-10 perches to a stake; thence south $23_{3/2}^{12}$ wes said Court that the said petition should be hear ON FRIDAY, THE 16TH DAY OF DECEMBER To be reflex to the place of beginning to a mission of the second secon -10 perches to the place of beginning ; contain A. D., 1531, at two octock p. m., when and whe all parties interested may appear and i.e heard. JOHN W. MIX. Solicitor for the Petitioners Towanda, Pa., Nov. 14, 1551-4w.

A DMINISTRATRIX NOTICE. Letters of administration having being rout of to the understend, upon the estate of Horace Griswold, deceased, have of Wells to whity Griswold, deceased, late (4) Weis to visibily, notice is hereinger to finit all percens indeted in the said estate are requested to make immediate payment, and all pers as having claims against said estate next present the same duly anthen the cated to the undersigned for settlement. MRS, MARY GPISWOI, D, Administra riv

Gillets, Pa., Nov. 17, 1551-6w*

Shark states with the west mong the control said highway si fect to the place of beginning : improved, with 1 beard house. I framed lairn, ier outbuildings and few fruit trees, thereon, ized and, taken link execution at the suit of whet Brown's use vs. James E. Arnold, DMINISTRATOR'S NOTICE. Lettersof Administration having leven grant-to the undersigned, upon the estate of John wine, Intent Wyamising Twp, decrased, notice hereby given that all persons indediced to the said wanda Borongh, bounded and described as fi 5: Beginning at a postscorner of B street and ker ayeone : thenceby B street north 26° west tate are requested- to make immediate payment feet to a post corner ; thence north 70° east 5 and all persons having claims against said estate must present the same duly authenticated to the t to a post corner of 100 No. 2, deeded to H.-A. mp : thence by the same south 209 east 150 fee undersigned for settlement. EDWARD HOMET, Administrator.

a jost on Packer avenue; thence by Packer avenue south 76° west 50 feet to the place of begin Homet's Ferry, Pa., Oct. 27, 1581-6w

put south 76° west 50 feet to the place of begin-ning; contains 7,500 square feet of hand. Being foi No. 1 of Bick No. 2 of Sayre & Co. 's addition to Towarda, an i conveyed by Sayre & Co. to R. C. Smith, by deceldated August 12, 1572, and record-ed in Bradford county, in deed book No. 113 page 112, &c.; and conveyed by R. C. Smith and wife, by ac,asignment on back of said deed, to the Wy-oming Insurance Company, July 8, 1574, with 4 framed house, I barn, other outbuildings, and 'a few fruit and ornamental frees thereon, Seized and taken into excetition at the suit of B. W. Lane vs. Henry A. Prince. No. 9, ALSO-All that fertial plece of parcel of Jand, situate in Solar Creek township. In lots PPLICATION IN DIVORCE. -To Charles Crosey. In the Court of Com-non Pleas of Bradford County, No. 354, May orm, 1881. You are bereby notified that Emma rosey, your wife, has applied to the Court of Com-" Piras of Bradford County for a divorce from the bonds of matrimony, and the said Court has appointed Monday. Dec.5, issi, in the Court House at Towanda, for hearing the said ferma in the premises, at which time and place you may attend if you think concerns.

you think proper. 24w. PETER J. DEAN, Sheriff.

and, situate in South Creek township, in lot, 854-5, bounded and described as follows: Begin ling at a post on the north-ast count of said lot, not on the line of the States of Pennsylvania and A PPLICATION IN DIVORCE.

A. -To John G. Poele. In the Court of com-mon Pleas of Bradford County, No. 48, Dec. Term, 1850. You are hereby notified that Esteine G. Poole, your wife, has applied to, the 'Court of Common Pleas of Bradford, County for a divor-from the book of martimory, bud boath Court New York ; running thence south 139 chains and 4 juks to a post ; thence west 84 chains and 6 links a stake: thence north 1º east 100 chains to a post: nence north 5% east 52 chains to a post; thence north P west 7 chains and 5 links to a post; thence south 9 west 132 chains to a blazed hickory tree; thence Jonuaria Pleas of Bradford County for a divorce-rom the bonds of matrimony, and the said, Court as appointed Monday, Dac, 5, 1881, In the Court Jouss at Towands, for beining the said Estelle 1. orth 89% west 46 chains to a beach trie near th eek (marked); thence 19 west 193 chains to he premises, at which time and place you may

end if you think preper. #4: __PLTER J. DEAN, Sherlif.

creek (marked); thence 1° west 13 chains to ; post; thence west 30 chains to a N' rway plut (marked); thence north 50° west 93 chains to ; plue; thence north 50° west 95 ch ins to a Norway plue; thence north 60° west 95 ch ins to a Norway plue; thence north 60° west 95 ch ins to a Norway plue; (marked), and standing on the line between the states of Fennsylvania and New York; thence outh 57° along the State line 593 chains and 5 links to the place of 'beginning; contains 239 acres, solared and taken into execution at the suit of John Bra nard's use vs. Amos D. Hinckley. No. 10. ALSO-One other lot of land, situate in Wilmon township, bounded and described as fol-A PPLICATION IN DIVORCE. A - To Henry E. Revford. In the Court of Com-mon Pleas of Bradford County, No. 28, February Term, 1881. You are hereby holffield that Fills, your wife, has appled to the Court of Common Pleas of Bradford County for a divorce from the bonds of matrimony, and the said Court has appointed Monday, Derember 5, 1831, in the Court House at Towanda, for hearing the said Eille in the premises, at which time and phase you may attend if you thing propert. to township, bounded and described as fol Beginning at a stone heap; thence north 2215 6 percluss to a stone heap; thence north 395 est is perches to a "stone heap; thence south 65" art 120 perches to a stone heap, and thence south ou may attend if you thing proper. 3-iw. PETER J. DEAN, Sherif. 79° east 236 perches to the place of beginning; con-tains 65 acres and 20 perches of land. Being the

> A PPLICATION IN DIVORCE. A PPLICATION IN DIVORCE. —To James C. Curran. In the Court of common Pleas of Bradford County, No 548, Sep-tember Term, 1880. You are hereby notabled that Elimitra Curran. your where has, by ber next friend, D. S. Pratt, applied to the Court of Common Pleas of Bradford, for may for a divorce from the bonds of mairing and the said Court has appointed Monday. Dec. 5, 4584, for the Court House at Towarda, for hearing the said Elimita in the premises, at which time and place you heay attend if you think proper. 3-4w. FETER J. DEAN, Sherlif.

Uta of an order issued out of the Court of Common Pleas of Bradford County, State of Penn sylvania, the undersigned, Countities of the es-tate of L. K. Peas, a functive, will expose to public sile on the premises, on WEDNESDAY, DECEM-BER 15, A. D. 1881, at 1 o'clock, P. M., said func-tion at the ortext in the following discribility of the

will gain wealth, while the others that evidences of debt are in some re--The heavy rains throughout the west M. W. Gelts, Editor Lancaster New have seriously deranged railFoad travel. Era; Representative I. H. Landis, at 9 A. M. on Saturday only one passen-E. K. Martin, Lancaster county; Representative Hulinge, Capt. John Representative Hulinge, Capt. John Representative Hulinge, Capt. John P. Barr James Donly Vanance count 15° east along lands of W. H. Dart lic feeling hereabout were consulted the NOTICE .- Whereas, information has been given that there have been placed in the Su-quebanna river, at various places within have seriously deranged railroad travel. Era; Representative I. H. Landis, car. The third car, a sleeper, was almost trial would be short, sharp and decisive,

sum will shortly be increased by large ad- before the court opened. ditional subscriptions. By invitation of a number of prominent citizens, a meeting of Independ-

quence of the spread of the scourge the ent Republicans from various porrunning trains to New Tacoma. fered for probate Thursday, in Kings organizing the Independent Republithe result, it does not appear that the ourse pursued by MacVeagh will add County, N. Y., Surrogate's Court. She nany laurels to his crown of fame. Ex-

she leaves charitable bequests amounting to \$116,000.

-The heavy rains throughout the west

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afternoon in the parlor of the Continental Hotel, for the purpose of

cans' movement to bring out their strength in the primaries and con-Cary, a New York merchant. In her will ventions of the party, and with special reference to the next State Convention. Among those present were Senator W. T. Davies, Bradford Co.;

Senator J. E. Lee, Venango county; John Stewart, Franklin county; C. S. Kauffman, Lancaster county; Sen- Crandall, by deed dated August 10, 1860. Selz Middlings Purifier Company, in respect ator Joseph Thomas, Bucks county; Kingsley's use vs. Joseph C. Crandall of the suits brought against prominent Congressman Thomas Bayne, and