Toomb's Bill.

PASSED THE SENATE JULY 2. 1856.

AN ACT to authorize the people of the Territory of ment preparatory to their admission into the Union on an equal footing with the original States. Be it enacted by the Senate and House of Repre.

sentatives of the United States of America in Congrees assembled. That, for the purpose of making an enumeration of the inhabitants, authorized to vote under the provisions of this act, an apportionment and an election of members of a convention to form a State intion for Kansas, as hereinafter provided, five competent persons shall be appointed by the President, by and with the advice and consent of the Senate to be commissioners, a majority of whom shall effect the provisions of this act, each of whom, before entering upon the duties of his office, shall take and subscribe an oath or affirmation that he will support the Constitution of the United States, and faithfully and impartially exercise and discharge the duties enjoined on him by this net, according to the best of his skill and judgment, which oath or affirmation shall be administered to them severally, and be duly certified by a judge, clerk, or commissioner of a court of the United States, and filed and recorded in the office of the secretary of the Territory of Kansas.

Buc. 2. And be it further enacted, That it shall be the duty of said commissioners, under such regula-tions as the Secretary of the Interior may prescribe, to cause to be made a full and faithful enumeration of the legal voters resident in each county in the said Territory on the fourth day of July eighteen hundred and fifty six, and make returns thereof during the month of August next, or as soon thereafter as practicable, one of which returns shall be made to the office of the Secretary of the Interior, and one to the socretary of the Territory of Kansas, and which shall sale exhibit the names of all such legal voters, classed in such manner as shall be prescribed by the regula-

tions of the Secretary of the Interior. SEC. 3. And be it further enacted, That it shall be the duty of the Secretary of the Interior, immediately after the passage of this act, to prescribe regulaions and forms to be observed in making the enumeration aforesaid, and to furnish the same with all necessary printed blanks to each of the commissioners as soon as may be after their appointment; and the commissioners shall meet without delay at the seat of government in Kansas Territory, and proceed to the discharge of the daties herein imposed upon them, and appoint a secretary to the board, and such other persons as shall be necessary to aid and assist them in taking the chumeration herein provided for, who must also be duly sworn faithfully, impartially, and truly to discharge the duties assigned them by the

Sec. 4. And be it further enacted, That said board of commissioners shall, so soon as said census shall completed and returns made, proceed to make an among the different counties in said Territory in the following manner: The whole number of legal voters shall be divided by lifty-two, and the product of such division, rejecting any fraction of a unit, shall be the ratio or rule of apportionment of members among the several counties; and if any county shall not have a number of legal voters, thus ascertained. equal to the ratio, it shall be attached to some adjoin ing county and thus form a representative district, the number of said votors in each county or district shall then be divided by the ratio, and the product shall be the number of representatives apportioned to such county or district: Provided, That the class in the number of members caused by the fractions remaining in the several counties, in the division of the legal voters thereof, shall be compensated by assigning to so many counties as have the largest fractions

an additional member for its fraction, as may be necessary to make the whole number of representatives Sec. 5. And be it further enacted, That the said. the end that every inhabitant may inspect the same, and apply to the loard to correct any error he may find therein, in the manner hereinafter provided.

Sec. 6. And be it further enacted. That said board shall remain in session each day, Sundays excepted, from the time of making said apportionment until the; twentieth day of October next, at such places as shall and hear, correct, and finally determine necording. to the racts, without unreasonable delay, under proper regulations to be made by the board for the aspertainment of di-puted facts concerning said enumeraany name on said returns, and any other question afsimesses and compel their attendance hi such man-

ner as said board shall deem necessarys. to cause copies thereof to be printed and distributed generally among the inhabitants of the preposed State; court of record within the limits of the proposed State and one copy delivered to each judge of the election,

and at least three copies shall be posted up at each place of voting.

Sec. 8. And be it further enacted, That an election shall be held for members of a convention to form a constitution for the State of Kansas, according to sons who shall superintend such election and the returns thereof as the board of commissioners shall appoint and direct, except in cases by this accordiencise

provided; and at such election no person shall be permitted to rete unless his name shall appear on said Sec. 9. And be it further enacted. That the board of commissioners shall have power, and it shall be their duty, to make all needful rules and regulations. for the conduct of the said election and the returns thereof. They shall appoint three suitable persons to be judges of the dection at each place of voting, and prescribe the mode of supplying vacancies. They shall cause copies of the rules and regulations, with a notice of the places of holding elections and the names of the judges, to be published and distributed in every election district or precinct ten days before the day of election, and shall transmit a copy thereof to

EG. 19. And be it further enacted, That the judges dection shall cach, before entering on the discharge I his duties, make outh or affirmation that he will aithfully and impartially discharge the duties of judge of the election according to law, which outh may be idministered by any officer authorized by law to administer caths. The clerks of election shall be ap-Illimation, to be administered by one of the judges or by any of the officers aforesaid. Duplicate returns of election shall be made and certified by the judges and clerks, one of which shall be deposited in the oface of the clerk of the tribunal transacting country missioners, whose duty it shall be to decide; under proper regulations to be made by themselves, who are entitled to certificates of election, and to issue such certificates accordingly, to the persons who, upon; be adduced in case of a contest, shall appear to have ed to any individual or individuals, shall by this artibeen duly elected in each county or district : Provid. ele be granted to said State. ed. In case of a tie or of a contest, in which it cannot full-factorily determined who was duly elected, hanner as is hereinafter provided. Upon the compiction of these duties the said commissioners shall return to Washington, and report their proceeding to the Secretary of the Interior, whereupon said com-

mission shall cease and determine.

Sec. 11. And be it further enacted, That every white male citizen of the United States over twentyone years of age, who may be a bone fide inhabitant of said Territory on the fourth day of July, eighteen hundred and fifty six, and who shall have resided three months next before said election in the county in which he offers to vote, and no other persons whatever shall be ontitled to vote at said election; and any person qualified as a voter may be a delegate to said convention, and no others; and all persons tory with the intent of making it their permanent ful execution of the provisions of this act. home, and shall present satisfactory evidence of these facts to the board of commissioners, shall be entitled and to avoid all conflict in the complete execution of this act, all other elections in said Territory are here-

Sau 12. And be it further enacted. That the said cases."-Brooms Rep. sioners, and all persons appointed by them to assist in taking the census, shall have power to ad-

minister oaths and examine persons on oath in all cases where it shall be necessary to the fall and faithful performance of their duties under this act; and the secretary shall keep a journal of the proceedings N ACT to authorize the people of the Territory of of said board, and transmit copies thereof from time Kansas to form a constitution and State governsaid commissioners shall have completed the business of their appointment, the books and papers of the board shall be deposited in the office of the secretary of the Territory and there kept as records of his of

SEC. 13. And be it further enacted, That if any person by menaces, threats, or force, or by any other inlawful means, shall directly or indirectly attempt to influence any qualified voter in giving his vote, or deter him from going to the polls, or disturb or him der him in the free exercise of his right of suffrage at said election, the person so offending shall be adjudged guilty of a misdemeanor, and punished by a fine of not less than two hundred and fifty dollars nor exceeding five hundred dollars, or by imprisonment of not less than three months nor exceeding one year, or by both.

SEC. 14. And be it further enacted, That every person, not being a qualified voter according to the provisions of this act, who shall vote at any election vithin the said Territory, knowing that he is not entitled to vote, and every person who shall at the same election vote more than once, whether at the same or different place, shall be adjudged guilty of a misdemeanor, and be punished by a fine of not less than one hundred dollars nor exceeding two hundred and fifty dollars, or by imprisonment not less than three months nor exceeding six months, or both.

Sec. 15 And he it further enacted, That any per-

son whatsoever who may be charged with holding the election herein authorized, who shall wilfully and knowingly commit any fraud or irregularity whatev er, with the intent to hinder, or prevent, or defeat a fair expression of the q opular will in the said election, shall be guilty of a misdemeanor, and punished by fine not less than five hundred dollars nor exceeding one thousand dollars, and imprisonment not less than six months nor exceeding two years, or both, at the discretion of the court. Sec. 16. And be it further enacted, That the del-

gates, thus elected shall assemble in convention at the capital of said territory on the first Monday in De cember next; and when so assembled, shall first de-termine by a majority of the whole number of members elected whether it be not expedient at that time to form a constitution and State government; and if CONTAINED IN THE ORGANIC LAWS murder, was to commence on the 17th .- N. deemed expedient, shall proceed to form a constitu-tion and State government, which shall be republican OF KANSAS AND NEBRASKA. AS in its form, for admission into the Union on an equal footing with the original States in all respects whatever, by the name of the State of Kansas, with the following boundaries, to wit: beginning on the west- QUESTION upon which the great nationern boundary of the State of Missouri, where the thirty-seventh parallel of north latitude crosses the same, hen west on said parallel to the one hundred and third meridian of lengitude, then north on said met the Union; NON-INTERFERENCE BY ridian to the fortieth parallel of latitude, then east on said parallel of latitude to the western boundary of the State of Missouri, then southward with said boundary to the beginning; and until the next congressional apportionment the said State shall have one representative in the House of Representatives of the United States.

Sec. 17. And be it further enacted, That said commissioners shall receive, as their compensation, ten dollars per day during their attendance on the business of said commission, beginning on the day they depart from home, and their actual expenses, and said of Territories and the admission of new secretary of the board the sum of eight dollars per States, with or without domestic Slavery, as day, computed in like manner, and his expenses, and they may elect, the equal rights of all the the said assistants, for taking the census, shall receive

just and equitable. as the Constitution of the United States and the or- this Union insured to its utmost capacity of ganic act of said Territory has secured to the inhabitants thereof certain inglienable rights, of which they cannot be deprived by any legislative enactment, therefore no religious test shall ever be required as or annexed with a Republican form of govboard, immediately after the apportionment of the a qualification to any office of public trust; no law ernment." members of said convention, shall cause a sufficient. shall be in force or enforced in said Territory respectnumber of copies thereof and of the returns of the census (specifying the name of each legal voter in each county or district) to be published and distributed among the inhabitants of the several counties, and

the same, and keen open to the inspection of every in- lated; and no warrant shall issue but upon probable and posterity may curse or bless us for habitant who shall desire to examine it, and shall alease, supported by oath or affirmation, and particuse other copies to be posted up in at least three larly describing the place to be searched, and the of the most public places in each voting precinct, to person or things to be soized; nor shall the rights of the neonle to keep and hear arms he infringed. No person Shall be held to answer for a capital or otherwise infamous crime, unless on a presentment or indictment of a grand jury; nor shall my person be subject for the same offcare to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived

be most convenient to the inhabitants of said Territe- of life, liberty, or property without due process of ry, and shall proceed to the inspection of said returns, law; nor shall private property be taken for public use without just compensation. In all criminal prosthe accused shall enjoy the right to aspeedy ecution, and public trial by an impartial jury of the district wherein the crime shall have been committed, which tion, all questions concerning the omission of any per- district shall have been previously ascertained by law, ason from said returns, or the improper insertion of and to be informed of the nature and cause of the acensution; 'to be confronted with the witnesses against feeting the integrity or fidelity of said returns, and for him; to have compulsory process of obtaining witthis purpose the said board and each member thereof nesses in his favor, and to have the assistance of counshall here rever to administer oaths and examine sol for his defence. The privilege of habeas corpus stimesses and compel their attendance his such man. shall not be suspended unless, when in case of rebellion or invasion, the public safety may require it .-Src. 7. And be it further enacted. That as soon as In suits at common law, where the value in contro-

United States than according to the rules of the com- tries to strengthen the Slave rower! and one copy shall be deposited with the clerk of each more law. Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual pun-ishments inflicted. No law shall be made or have force or effect in said Territory which shall require a test outh or outh to support any act of Congress or other legislative act as a qualification for any civil office or public trust, or for any employment or profes- gia, paper. It is dated Atchison, September sion, to serve as a juror or vote at an election, or 25th:the apportionment to be made aforesaid, on the first which shall impose any tax upon or condition to the Tuesday after the first Monday in November, eighteen hundred and fifty-six, to be held at such places
or which shall restrain or producted in such mainer, both as to persons who shall restrain or producted in such mainer, both as to persons who shall restrain or producted in such mainer, both as to persons who shall restrain or producted in such mainer.

people of said Territory.
Sec. 19. And be it further enacted, That the following propositions be, and the same are hereby, offered to the said convention of the people of Kanass for their free acceptance or rejection, which, if accepted by the convention, shall be obligatory on the

First. That sections numbered sixteen and thirtysix in every township of public lands in said State, and where either of said sections or any part thereof the Territory, but the Governor stopped us, has been sold or otherwise disposed of, other lands, and said that he would drive them out himequivalent thereto and as continguous as may be, shall be granted in said State for the use of schools. set apart and reserved for the use and support of a and say's that his party had one man killed, the clerk of carn court of record, and one copy to

ated and applied in such manner as the legislature of said. State may prescribe for the purpose aforesaid, but for no other purpose.

Third. That ten entire sections of land, to be selected by the governor of said State, in legal subdivisions, shall be granted to said State for the purpose of completing the public buildings, or for the

crection of others at the seat of government, under the direction of the legislature thereof. Fourth. That all salt springs within said State, not exceeding twelve in number, with six sections of land adjoining, or as continguous as may be to each, shall be granted to said State for its use; the same to be business for the county in which the election is held, selected by the govornor thereof within one year and the other shall be transmitted to the board of comed, to be used or disposed of on such terms, conditions, and regulations as the legislature shall direct: Provided, That no salt spring or land, the right whereof is now vested in any individual or individu examination of the returns and of such proofs as shall als or which may be hereafter confirmed or adjudg-

Fifth. That five per centum of the net proceeds sales of all public lands lying within said State, which sid autimissioners shall order a new election in like shall be sold by Congress after the admission of said State into the Union, after deducting all the expenses incident to the same, shall be paid to said State, for the purpose of making public roads and internal improvements, as the legislature shall direct: Provid-ed, The foregoing propositions herein offered are on the condition that the said convention which shallform the constitution of said State shall provide, by a clause in said costitution, or an ordinance, irrevocable without the consent of the United States, that said State shall never interfere with the primary disposal of the soil within the same, by the United States, or of affairs in Kansas and Utah, very clearly in with any regulations Congress may find necessary for few words, as follows securing the title in said soil to benea fide purchasers "The constitution is installed." thereof, and that to tax shall be imposed on lands be-longing to the United States, and that in no case shall

next and become bona fide inhabitants of the Terri- laws, as he shall deem necessary to secure the faith-

to vote at said election, and to have their names place Buchaniers have nominated Rev. Solon Stock. ready organized as a Slave State, with her ed on said corrected list of voters for that purpose; ing for Member of Assembly, and who is incestuous social system, is lying concealed stumping the County, the Democrat is silent and waiting, ready to demand admission so by postponed until such time as said convention shall about preachers meddling with politics. It soon as Kansas shall have been received into is the other bull now! "Circumstances alter the Union. The adoption of both, or even

Look out for bogus tickets.

Is the Cincinnati Platform Pro-Slavery In reference to the ridiculous pretenses set up by some of the Buchanan leaders in the Free Soil districts, as to the character of their

platform, the Harrisburg Telegraph says:

The Shamocratic country presses in Pennsylvania stoutly deny that there is a single word in the platform of their party which favors the extension of Slavery or authorises the slaveholder to establish himself with his negroes in any territory which has hitherto been free. This is cool. We might almost say that it is impudent. Does not the resolution published below endorse the repeal of the Missouri Compromise, authorize the Slaveholder to take his Slaves into the bith crto Free Territories of Kansas and Nebraska? Does it not denv langress the power to, legislate for the territories on the subject of Slavery? Does it not imply that the Jeffetsonian ordinance of '87 and the Missouri Compromise, were infractions of the National Constitution? Have not the Slaveholders. under the provisions of the Knnsas Nebraska act already taken their Slaves into that territory, established a Slaveholding government, and excluded from the rights of citizenship a large majority of the Freemen of the North?

embreil the States and ingite to treason and and whose avowed purposes, if consummated, OF KANSAS AND NEBRASKA, AS EMBODYING THE ONLY SOUND AND SAFE SOLUTION OF THE SLAVERY al idea of the people of this whole country CONGRESS WITH SLAVERY IN confirmed by both the Democratic and Whig parties in National Convention, ratified by the people in election of 1852, and rightly applied to the organization of Territories in 1854; that by the uniform application of over a quarter of a million. such reasonable compensation as the board shill deem States will be preserved intact, the original compacts of the Constitution maintained invi-Sec. 18. And be it further engeted, That masmuch of ate, and the perpetuation and expansion of cinbracing, in peace and harmony, every fu-

ture American State that may be constituted

among the inhabitants of the several counties, and of givenines; the right of the people to be secure to God at the great day. Upon it, the cause a court of record within the Territory, who shall file unreasonable searches and seizures shall not be vio- of freedom through the world may depend; single vote!

One vote in New York city elected a memher of the Legislature, by whose one vote the Electoral Vote of that State was given to Thomas Jefferson, and He thereby became President of the United States!

Ore vote in a county in Indiana sent a member to the Legislature, by whose one vote Mr. Hannegan webt to the U. S. Senate where his one vote enabled the slave power o triumph in the Annexation of Texts, with all its unforeseen consequences!

One vote made Marcas Morton, the Governor of Massachusetts! One vote caused the Ropeal of the Tariil

Ah! how much ONE VOTE may 'make or mar!" ONE VOTE FOR FREMONT, and you may save scourged Kansas and all the fair lands North and West from the direful curse the said lists of legal voters shall thus have been re- reverse shall exceed twenty dollars, the right of trial of Slavery, and put a stop to the contemplative cause copies thereof to be printed and distributed shall be otherwise re-examined in any court of the ed roll cry of Culmand other Southern counterns.

ONE VOTE—use it well! A Georgian in Ransas writes a letter iome to his brother in Darien, Georgia, which we find published in an Atlanta, Geor-

"I received your letter some time ago, but had not time to answer it. I was some eighty miles from home—one of the young ry, or the free expression of opinion thereon by the men came out and brought it to me. I have just returned from a campaign of five weeks. I have seen real hard times this trip. We were out for five weeks and had no tents: slept every night on the grass, rain or clear. I have slept in water as sound as if I were on United States and upon the said State of Kinsas, to a feather bed. We had some fighting to do, but not as much as we, the pro-lavery party, wished. We desired to drive them out of the Territory, but the Governor stopped us,

This fellow was in the fight at Osawkee, State university, to be selected by the governor of and all the rest were badly wounded. He said State, subject to the approval of the Commissioner of the General Land Office; and to be approprimerican.

We have in our possession one of the fraudulent election certificates by means of which the late election in Pennsylvania was carried by the Border-Ruffian party:

PHILADELPHIA, Oct. 3, 1856. "I nevery centify that I have a sessed W.

The man to whom this was given resides and all sorts of work in his line promptly and well, in this-city, and had no more right to vote in and cheap for cash. Philadelphia than Missourians to vote in Kansas. We hear that such certificates are delay. plenty here, and that the men who went to Philadelphia and used them in voting the Buchanan ticket do not hesitate to show them and to boast of the fact. It is the Border-Ruffian way of carrying elections, over again. Ruffian way of carrying elections, over again, three red calves, one of them a steer, and two heifers Possibly this mode of subjugating a Free —the steer the smallest. Whoever will give infor-State may reconcile her people to the exten- mation of their whereabouts shall be liberally reward sion of Slavery in the Territories, but we en.

doubt it .- N. Y. Tribune. THE PRESENT STATE OF THE CASE. - Sena tor W. II. Seward, in his speech at Auburn, N. Y. Oct. 21, presented the present position

"The question is imminent, and must be met now. Kansas, at the last session of Con- will add, that she has secured the service of Ladies who shall possess the other qualifications for voters non-resident proprietors be taxed higher than resident press, voluntarily offered itself as a Free under this act, and who shall have been hone fide in-State, and demanded to be admitted into the habitants of said Territory at any time since its organization, and who shall have absented themselves ident be, and is hereby, authorized and empowered, the Territory has been subjugated by slave-therefrom in consequence of the disturbances therein, and who shall return before the first day of October to employ such military force, according to existing holders, and they, having usurped its soveroners, the Territory has been subjugated by slave. DUBLIC NOTICE is hereby given to all persons eignty, are organizing a Slave State there; which will offer for admission into the Union "MEDDLING WITH POLITICS"-Since the at the next session of Congress. Utnh, al- B. Little Administratorone of these States will bear heavily, perhaps couclusively, on the fortunes of the entire conflict between Freedom and Slavery.

THE PENNSYLVANIA ELECTIONS.—A COPespondent of the National Era, says:

October, and in a poll of over four hundred thousand votes, the Buchananites have only been able to succeed in a poll of over four hundred thousand votes, the Buchananites have "Notwithstanding, the most gigantic frauds only been able to succeed in carrying the State by the meager majority of some two or three thousand. Instead, therefore, of this being a Buchanan victory, it is a plain and palpable defeat of his pretensions of carrying the State at the Presidential election. This their most shrewd and cunning politicians admit, and they are trembling at their knees, like Belshazzar, when he saw the hand- and on the North West by Street said lot being writing on the wall. Forney, the Buchanan manager, himself, confesses the soft impeachment, in the trembling and fearful address House, and one Barn and all improved. which he has since issued from the State Committee, where he is down on his knees, begging and praying the Old Line Whins to come to the rescue in November next, and help old Buck out of the Slough of Despond which the late election has placed him in.-In fact the Bucharites feel that they are heaten in Pennsylvania at the coming election; they all know that the State is lost to them."

The news from Kansas respecting the arrest of 250 Free Soil emigrants, immedi-" Resolved. That claiming fellowship with ately upon their arrival in Kansas; by a large and desiring the co-operation of all who re- body of U. S. troops under Col. Cooke, gard the preservation of the Union, under the proves correct. They were treated with Constitution, as the paramount issue, and regreat judeness, their baggage broken open pudiating all sectional parties and platforms and searched, beds trampled in the mud, concerning domestic Slavery, which seek to arms stolen, etc. They were made prisoners must end in civil war and disunion, THE safety before entering. They afterward reached Topeka safety. The trial of the Free NIZE AND ADOPT THE PRINCIPLES Soil prisoners at Lecompton, charged with

The Indiana Election to be Contested.

CINCINNATI, Oct. 21. The Indianapolis Journal of to-day says that in consequence of the discovery of stu- proved. can repose in its determined conservatism of pendons frauds, the Republicans have determined to contest the State election. The official returns from four-lifths of the State show STATES AND TERRITORIES; that this a Republican increase over 1854 of 12,000. was the basis of the compromise of 1850, while the Democratic increase is 28,000. In the Ninth and Eleventh Districts, the Democrats have an increased vote of 6000 in each. This would indicate, according to the Jour-

Forney Calls for More Money,

Special Dispatch to The N. Y. Tribune,

the election of next Tuesday in Pennsylvania. them.

The Official Vote for Canal Commissioner. HARRISBURG Oct. 24. The official returns from Elk and McKean former gives 225 Democratic majority, and nances, one saw mill, and all improved. the latter 232 Union majority. The counties have now all been heard from officially, and E.T. Young. the correct vote for Canal Commissioner, as Also taken in execution at the suit of N. V. Carcarefully proved by several clerks from the penter vs. E. T. Young. State Department is as follows:

212,925 Scott, Democrat, 210,172 Cochran, Union,

Scott's majority. pirited letter to the President; calling for the protection of citizens of lowa in Kansas,

Notices.

Republican Meetings. B. S. BENTLEY and A. CHAMBERLIN, Esqrs.,

will adddress the prople as follows: In Jesser, at the school house, near Stoddard De witt's, on Thursday evelling, October 80th: In Library, near Beeman's Friday eve., Oct. 81. At Brackney's, Saturday, Nov. I, at one P. M. In Choconut, at the Baptist Meeting House near Kimball's, Saturday evening, Nov. 18t.
In Forest Lake, ht the school house near Z. Cornell's, Monday evening, Nov. 3d.

WM. H. JESSUP and H. L. EMMONS, Esque, will address the people, as follows:
At Clifford Corners, Thursday, Oct. 30, at 1 p. v. evening, At Dundaff, At Brooklyn Centre, Friday, "31. "
At Lynn, Saturday, Nov. 1, at 1. p. u.
At Dimock Corne s, "Nov. 1, evening. At Lynn, Saturd At Dimock Corne s, "

COL. JOHN H. DIMOCK and WM. J. TURRELL, Esq., will address the people in Franklin, on Monday evening, Nov. 3d, at Merriman's Corners.

Rough and Ready, attend. Rough and Ready Fire Company are hereby notified to incet at their Engine House, prepared for exercise, on Saturday next, November 1st, at 41 o'clock,

New Advertisements.

To Rent or to Let. A FARM. Said farm is about twenty five miles east of Montrose. Inquire at the "Republican" Printing Office.

Notice. THE accounts of Patrick and Dimock must be set-I tled immediately or they will be sued without Montrose, Oct. 29, 1856.

Blacksmithing in Springville. PHE undersigned has received from the city, and I. will keep constantly on hand, A Good Stock of Iron,

and having secured the services of a good workman, as prepared to do Shoeing, Carriage-Ironing,

. Those having accounts with the subscriber of over a year's standing, are requested to settle up without delay.

DAVID LATHROP. Springville, Oct. 30, 1856. Straved. Found the premises of the subscriber, in Jessup

ELKANAH BOLLES. Jessup, October 80, 1856. Millinery and Dress Making. VISS OGDEN, of Binghamton, improves this

Township, about the 15th of September last,

opportunity of informing the Ladies of Mont-rose and vicinity, that she intends opening an assortment of fashionable millinery, on the first of November, in the rooms over Bentley and Rend's store, where, if the Ladies will call, they will find every thing in the line of her business that is desired; and that are competent for the business. Montrose, October, 22, 1856. Register's Notice.

concerned in the following Estates, to wit: Estate of Samuel GREGORY late of Bridgewater dec. Philander Lines Executor-Estate of Grongs Latrice ate of Montrose, dec. R. Final account of Jon's WEBSTER, Trustee under the will of Joseph Webster, late of Franklin.

John Mellvaine, dec'd, among the heirs and legal

That the accountants have settled their accounts representatives of said decedent will attend to the in the Register's Office in and for the county of Sus-

firmation and allowance.

J. W. CHAPMAN, Reg'r. Register's office, Montrose, Oct. 22, 1856.

Sheriff's Sales.

DY virtue of sundry write issued by the Court o Common Pleas of Susquehanna county and to

All that certain piece or parcel of land situate ly-ing and being in the borough of Susquehama and county of Susquehama, and distinguished at being lot No. 12 as the same is bid down and designated on a map of part of the village of Susquehanna, according to a survey of Wm. Wentz and recorded in the office of recording deeds in the county of Susquehanna in Deed Book No. 21, Page 696, and bounded on the North East by Robert Nichol, on the South East by Street-on the South West by land of Laughlinbixty feet front, by one hundred and twenty-five deep, and containing seven thousand five hundred feet more or less, with the appurtenances one Tavern Taken in execution at the suit of Stillwell & Brown

vs. George II. Eggleston.

ALSO—All that certain piece or parcel of land situate in Auburn Township, Susquehuma county bounded and described as follows, to wit: Beginning at a corner in the road in Henry Brown's line, the Presbyterian church in said township. thence north supposed to be about forty perches. The Election for the district composed of the town-thence east about forty perches, thence routh about ship of Auburn will be held at the house of George forty perches, and thence west about forty perches. Haverly in said township. bounded on the north by lands of Zeletus Brown, on The Election for the district composed of the townthe east by N. II. Roberts south by the road and west by Henry Brown, containing about ten acres more or less, with the appurtenances one house, one Saw mill, and about half an acre improved.

Taken in execution at the suit of Davis D. Scott to the use of John Morley vs. William J. Slater & David

ALSO-All that certain piece or parcel of land situate in the Township of Liberty, Susquehanna county, bounded and described as follows, to wit: on the east by lands of Wm. II. Ives, on the south by and taken to Lecompton, where, it seems, the burying ground and on the west by A. C. Tomparmed resistance to law in the Territories, Governor Geary discharged them, as they and a quarter more or less with the appartenances had previously his written promise for their one framed house and barn and mostly improved.

Taken in execution at the suit of J. H. Sutphin's. H. N. North.

A LSO—All that certain piece or parcel of land situate and being in the township of Springville, Susquehanna county, bounded and described as follows.

to wit; on the north by lands of Miles Prichard and Wm. B. Hendrick, east by the Episcopal parsonage, on the south by the read leading from Springville to Tunkhannock creek, on the west by lands of Ezekiel Fritz, containing one acre of land more or less with the apportenances one dwelling house and all im-

Taken in execution at the sait of Berjamin Sayre vs. D. V. Hollenback.

ALSO—All that certain piece or parcel of land, situate in the township of Great Bend, County of Susquebanna and State of Pennsylvania, bounded and described as follows, to wit: on the northerly side thereof, by the road or public highway, on the easterly side by the Susquehanda river, on the southerly or coutherly and westerly by land heretofore conveynal, an increase of population in two years of known as the saw mill property, it is also understood ed by E. T. Young to June & Taylor, and being to contain all the lands and premises lying on the north side of the Susquehanna river, and heretofore conveyed to the said E. T. Young, by Wm. Dayton, (excepting, therefrom a certain portion of said premises, heretofore conveyed by said Young to said June Washington, Monday, Oct. 27, 1856.

Col. Forney sent here, on Saturday, the most pressing message for more money for over a part of the same, to the New York and Eric the election of next Tuesday in Pennsylvania. Rail Road Company, and also subject to certain wa-Without large sums at once, he says, the to June & Taylor. Also the right, title, interest and State is lost to Buchanan, and possibly, he claim acquired by a certain act of the Legislature of

adds, it is lost at any rate. The Buchancers the State of Pennsylvania supposed to have been are greatly alarmed at the prospect before passed in the year 1850, by which act said Young was authorized to construct and erect a dam, or dams at the head of "Buck's Island" (so called) in the Susquehanna, with the exclusive right of drawing off Lord in said township.

The Election for the district composed of the township. ing races, sluices, canals &c. for milling purposes or ship of Middletown will be held at the house of Jos-counties have been received to day. The reyed to the said June & Taylor, with the apparte-Taken in execution at the suit of S. Skinner B. S. Rentley Executors of Elijah Skinner dec'd.

ALSO-All thus certain piece or parcel of land, situate, lying, and being in the township of Franklin, County of Susquehama, and bounded and described as follows, to wit: on the north by Luid of Robert P. Vance, on the east by land of John Webster, on the der in said township, south by land of William Burrows and Luther Snow, The Election for the district composed of the townand on the west by land of Lorenzo Vanec, contain-Gov. Grimes of lown has written a ing about eighty acres more or less, texepting a five cer Hicox in said township. acre lot now in the possession of George Blowers, and also excepting six acres, called the coal lot) with

the appurtenances one framed house and barn and about — acres improved.

Taken in execution at the suit of M. C. Tyler vs. ALSO-All those pieces or parcels of land, situate and being in the town hip of Great Bend, Susquehauna county and State of Pennsylvania, describas follows, to wit: one tract containing one hundred acres be the same more or less; also mother tract containing 392 acres and 20 perches of land; excepting and reserving one lot of 100 acres and 80 perches, and another lot of 50 acres and \$20 perches; sold therefrom respectively to Jacob A. Brink and Moses Brown, the title to the first above described lot being derived from William Ward and others; and the trust under the United States or of this State, or of derived from William Ward and others; and the second from William Ward and wife; also another lot of land containing 50 acres of land derived from the ligislative, pudiciarly or exceletive department, who conveyed to Eleazor Brown, who conveyed to Eleazor Brown, who conveyed to William Dayton by deed dated 17th June, 1847; also another lot of land containing 50 acres more or less; being the same that Joseph Brown conveyed to William Dayton by deed, dated Brown conveyed to William Dayton by deed to Eleazor Brown, who incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is, or shall be, employed any city or incorporated district, who is a converse or under the ligislative, publication or incorporated district, a June 18, 1847; there being excepted out of the fore-going parcels of land 105 ueres, sold by Elijah Skinner, to Charles Trowbridge, 50 acres sold to Alfred Thomas, and 27 acres to Charles C. Smith as by reference to sundry conveyances for the same will fully appear: also one other tract of land containing 117 acres of land more or 'ess, being the same conveyed by E. T. Young and Aaron Thomas, to Elijah Skinner by deed, dated December 19th, A. D., 1849; also, all the interests, rights and privileges of the said grantors in a certain lease from Ebenezer Brown to Joseph and Elezar Brown, dated the first day of April, A. D. 1828, and duly assigned to Eijjah Skinner, who conveyed to George W. Scranton, together with the mill and improvements thereon to, belonging, and subject however to all the conditions of said ease, and the rents thereograceruing, and restrictions and liabilities thereunto attached, which have accrued since the first day of April, A. D.; 1853, or may hereafter accrue, said foregoing several tracts of land containing, after deduction of reservations, 375 acres or thereabouts with allowances, be the same more or less: this deed being intended to convey all the lands and privilages particularly described in the deed of Elijah Skinner and Saral his wife to George W. Scranton, dated the first day of June, A. D.; 1852, and recorded in the Rocorder's Office of Sucquashanna. County, in Deed Book, No. 21, page 151, &c., reference to which will fully show, excepting always out of the same the right of way of the D. L. &. W. Rail Road Co., under the conditions specified in said Deed, containing in all about 3:0 acres more, or less, after deducting exceptions, with the appurtenances, two dwelling houses, two barns and sheds attached, one saw mill, one orchard and about 150 acres improved. Taken in execution at the suit of George W. Scrunton vs. Elias T. Young and Edgar-Thomas.

ALSO—All that certain piece or parcel of land, situate, lying and being in the township of Great Bend, County of Susq'a, and State of Pennsylvania, bounded and described as follows to wit: northerly by land of Oliver Trowbridge, casterly by lands of Nathan P. Waller, southerly by lands of Truman Baldwin and William Wolcott, and westerly by lands of the N. Y. & E. R. R. Co., containing 100 acres of land more or less, with the appurtenances, I framed house; 2 barns, one orchard, and mostly improved; also those two certain lots of land, purchased by S. T. Bruyn of Truman Baldwin, and lying in the township of Great Bund aforesaid and lying opposite the dwelling house of the said Truman Baldwin aforesaid, one of the said lots being 4 rods in width by 8 rods in depth, and the other 1 feet in width by 8 rods in depth, with the appurtuances, one framed dwelling house, one barn, one shed, &c., and all improved. Taken in execution at the soit of Daniel Baldwin vs . T. Bruyn. F. P. HOLLISTER, Sheriff. Sheriff's Office, Montrose, Oct. 27, 1856.

Executor's Notice. NOTICE is hereby given to all persons having de mands against the estate of STEPHEN HAZEL-TON, late of Dimock township, deceased, that the same must be presented to the undersigned for arrangement, and all persons indebted to said Estate are requested to make immediate payment. WM. J. TURRELL, ELIJAH BUNNELL, Dimock, October 2, 1856.

Auditor's Notice. Susquelmina. County, to distribute the funds in the quested to make immediate payment, hands of Jacob Kimild administrator of the estate of John McIlvaine, dec'd, among the heirs and legal luties of his appointment at the office Bentley & Fitch,

Montrose, October 23, 1856.

PRESIDENTIAL ELECTION

PROCLAMATION. Witeress, by the laws of this Commonwealth. it is loade "the daty of the Sheriff of every County, to give notice of the General Elections, by one or more newspapers of the county, at least twenty days before the Election, to enumerate, therein the "officers to be elected," and to "designate the place at which the Election is to be field.—Therefore I. F. P. HOLLISTER, High Sheriff of Susquehanna ounty, do hereby make known and preciain to the qualified electors of Sisquedanna, that a General Election will be held throughout said County, on Tuesday, the 4th day of November next. being the "first Tuesday" in said month, at the sec eral districts within said county, to wit :

And I also hereby make known and give notice. that the place of holding the General Elections in the several wards boroughs and townships within the county of Sasquehanna are as follows to wit. The Election for the district composed of the townships of Apolacon will be hold at the house of Joseph Beebe's in said township.

The Election for the district composed of the town ships of Ararat will be held at the school house near

ship of Bridgewater will be held at the Court House in the Borough of Montrose. . . . The Election for the district composed of the township of Brooklyn will be held at the House of James

O. Bullard in said township.

The Election for the district composed of the township of Choconut will be held at the school House near Robt. Giffins in said township. The Election for the district composed of the town ship of Clifford will be held at the house of Hiram Barnum in said township. The Election for the district composed of the Borough of Dundaff will be held at the Dundaff Hotel in

said Borough.

The Election for the district composed of the township of Dimock will be held at the house of John Baker in said township.

The Election for the district composed of the township of Forest Lake will be held at the house of Bet-

sev A. Clark in said township.

The Election for the district composed of the township of Franklin, will be held at the school house near Jacob Allards in said township The Election for the district composed of the Bor ough of Friendsville, will be held at the school house

in said borough. The Election for the district composed of the township of Great Bend, will be held at the house of Alfred Allen in said township.

The election for the district composed of the township of Gibson will be held at the house of Joseph Washburn in said township.

The Election for the district composed of the town ship of Harford will be held at the house of N. W.

Waldron in said township.

The Election for the district composed of the township of Humony will be held at the house of William Sampson in said township.

Is now open. Wm. M. Hartshorn, A. B., Principal.

Miss Brown, Preceptress. Miss Riley, Teacher of Music. Miss Simpson, Teacher in Principal.

By order of the Trustees. Waldron in said township. The election for the district composed of the township of Herrick will be held at the house of Shubael. Dimock in said township.

The Election for the district composed of the town ship of Jackson will be held at the house of J. J. Turner in said township.

Winter Clothing, Over Coats, Pants, and Vests,
The Election for the district composed of the towns and Boys Coats, which I will sell cheap for each The Election for the district composed of the towns and Doys Coass, which ship of Jessup will be held at the house of Daniel down. Please call and see for rourselves.

E. FRITZ.

The Election for the district composed of the township of Lenox will be held at the house of Grow and Brothers in said township. The Election for the district composed of the township of Liberty, will be held at the house of Bela Jones in said township. The Election for the district composed of the township of Lathrop will be held at the house of Elisha

ship of New Millord will be held at the house occupied by John B. Hazleton in said township. The Election for the district composed of the township of Oakland will be held at the house of Robert Nicol in the Borough of Susquehanina.

The Election for the district composed of the township of Rush, will be held at the house of N. D. Sny-

ship of Springville will be held at the house of Spen-The Election for the district composed of the township of Silver Lake will be held at the house of Robert McGerigles in said township. The Election for the district composed of the Bor ough of Susquehanna will be held at the house lately occupied by Elliott Benson in said borough: The Election for the district composed of the town ship of Thomson will be held at the house recently occupied by Martin J. Mumford in said township.

The officers to be elected at the time and places aforesaid, are Twenty-seven Persons as Electors for President and Vice President of the United States. I also make known and give notice as in and by the 13th section of the aforesnid act I am directed, "that every person except Justices of the peace, who shall hold any office or appointment of profit or

select or common council of any city, or commissioners of any incorporated district, is by law incapable of holding or exercising at the same time, the office or appointment of Judge, Inspector, or Clerk of any election of this Commonwealth, and that no inspector or Judge or other officer of any such clection, such as Dry Goods, Dress Goods, Cloths, Cassimars, shall be eligible to any office then to be voted for."

Also, that in the first section of said act, it is entacted that "every general and special election shall be opened between Eight and Ten in the forencom, and shall continue without interruption or adjournment until Seven o'clock in the examing when the and shall continue without interruption, or adjournment until Seven o'clock in the evening when the polls shall be closed.

It is further directed that the meeting of the Re-

turn Judges, at the Court House in Montrose, to make out the general returns, shall be on the first Friday succeeding the General Election, which will be the 7th day of November.

Given under my Hand, at my office, in the Borough of Montrose, the 13th day of October, Anno Domini, 1856, and 81st year of the Independence

F. P. HOLLISTER, Sheriff. Sheriff's Office, Montrose, Oct. 13, 1856.

Auditor's Notice.

OTICE is hereby given that the undersigned, an auditor appointed by the Orphans' Court, of Susq. County., to distribute the funds in the hands of A. S. Low, administrator of John Sherwood, dec'd., among the creditors of said decedent, will attend to the duties of said appointment at his store in Mont-rose, on Friday, the 14th day of November next, at two o'clock, P. M., and all persons interested in said der Blasks, Guns, Revolvers, Pistols, &c., at the fund are hereby required to present their claims at store of the forever deharred.

Said time and place of the forever deharred.

W. T. LIPLEMIND Andito. said time and place of be forever debarred.

WM. J. MULPORD, Auditor

Montrose, October 22, 1850.

PROCLAMATION:

Susquehanna County, ss. WALTER CARD,) In the Court of Common Pleas of Said County, April Term, 1856. ARRIST CARD. No. 2. on Main Street, over the Farmer's Store whore they To Harriet Card: Whereas a subposa in Divorce will be happy to see their old Wiends; and also solded. HARRIST CARD. No. 2. was issued to April Term, 1856, which was duly re- the patronego of new ones. Miss Chase will attend turned non est inhentus, and thereon an alian subpose to the Millingry department; the Dress making description of Mus. Watter partment will be under the charge of Mus. Watter 1856, upon the return of which, proof was made that thouse. 1856, upon the return of which, proof was made that the said Harriet Card could not be found in my baili-

This notice is therefore to require you to appear fore the Audges of the said Court on the shird Monday of November next, to answer said complaint, &c. F. P. HOLLISTER, Sheriff. Sheriff's Office, Montrose, Oct. 22, 1856, Executor's Notice.

NOTICE is hereby given that all persons indebted to the estate of James Travis, late of the township of Liberty, deceased, are requested to make im-mediate payment, and all those having demands against said estate will present them legally attested for settlement. S. W. TRUESPELL, Ezra. Liberty, October 16, 1856.

Administrator's Notice. NTOTICE is hereby given to all persons having demands against the estate of John Lonn, OPICE is hereby given that the undersigned, an auditor appointed by the Orphan's Court of Susquehmana County, to distribute the tunds in the onested to make immediate parameters.

Lathrop, Oct. 1, 1856. Clothing, a good stock, will be sold very low, by F. B. CHANDLER.

in the Register's Office in and for the county of Snaquehanis, and that the same will be presented to the
Judges of the Orphan's court of said county, on
Wednesday the 19th day of November next, for confirmation and allowance.

J. W. CHAPMAN, Reg'r.

L. F. FITCH, Anditor.

J. W. CHAPMAN, Reg'r. 17.

In the midst of the great political excitement of the day, we have not forgotten the immediate wants of all parties, but have purchased and are constantly ecciving extensive additions to all the var-

ious branches of our trade, and to which we solicit the attention of our large circle of patrons and friends, confidently believing that we can offer you strong inducements to make your purchases from our well selected stock of

Groceries, Crockery, Hardware, Hats & Caps, Boots and Shaes, Ready made clothing, &c., &c. To the few that we have not already supplied with

Public Avenue, Montrose, Oct. 8, 1856. TOLET

Three thousand cords of two foot wood to cut.

Persons desirous of engaging in a foli of the
above description, will do well to call ou the subscriber about two miles from Hopbottom.
THOMAS ROBINSON. Brooklyn, October 15, 1856.

Yew Jeweiry, Perfumery, Fancy-Goods, Groceries, Points, Oils, Drugs, Materials for Lights, &c., just received, by ABEL TURRELL. Montrose, October 15, 1856

\ Irs Allen's World's Hair Restor-1 cr. and Zviobalsumum, Bachelor's Liquid Hair Dye, and Moldavia Cream, the Bahn of a Thousand Flowers, Buchan's Hungarian Balsam, Mathewson's Infallible Remedy, Marchese's Uterine Catholicon, Halloway's Pilts, and Ointment, Barron's Liquid Glass Coment, Radvay's Ready Remedies; and near-ly all of the most popular Medicines, Pills, &c., in market, at the store of . - ABEL TURRELL.

Daskets. - Just received a load of Baskets, and for sale cheap, by BENTLEY & READ. Cheese for sale by BENTLEY & REA Montrose, October 1, 1856. BENTLEY & READ. AIRY SALT by the pound, bushel cr sack, jus received and for sale by

BENTLEY & READ. B. CHANDLER has a supply of Cam-. paign Documents, and a large variety of New

Books, including Mrs. Stone's great work, Dred. Susquehanna Academy

C. F. READ, Secry. WM. JESSUP, Prest. Montrose, October 15, 1856. Clothing at E. Fritz. have now got on hand a good assortment o

Springville, October 15th 1156. Hurrah for the New Store!! I'ME undersigned take pleasure in announcing to A their friends and customers that they have moved into their NEW STORE, with an entire new stock of Goods, consisting of every variety of mer-chandise kept in country or city. Friends, give us a call! We do not still at "old fogy" prices, nor "Jew" those who purchase of us ; but trade fairly and hou orably at "live and let live" rates. We both presch ough of Montrose, will be held at the Court Ifouse in saids and small profits. Let it be distinctly undersaid Romangh. The Election for the district composed of the town credit. We shall sell goods so lew that the pur chaser can afford to borrow money at twelve per cent, and pay down for them. Sait, Flour and pro duce of all kinds kept constantly on hand, and sold at lower rates than at any other establishment in town. To prove that we are not boasting, but tell ing plain truths in a plain way, call and purchase.

N. B.—All kinds of produce taken in exchange for

onds. R. THAYER & CO. Montrose, October 15, 1856. 40-11 G. F. FORDHAM, SADDLE & HARNESS MAKER

AND TRIMMER, accessor of A. & E. Baldwin, (late Fordham and Smith, in the above business, will offer on good terms, all kinds of work "In his line," such as Saddles, Harness, Trunks, &c. Harness made of the best oak-tanned leather.

CARRIAGE TRIMMING of all kinds done on short notice. All kinds of Carriage Trimmings kept on hand and furnished cheaper than can be purchased elsewhere in Northern Pennsylvania.

Nos. 1, 2, and 3, Balement of Scarles Hotel Montrose, Pa

Montrose, October 1, 1856 HEW LEBANCEMENT

-4ND-NEW GOODS. THE undersigned having associated themselves in the Mercantile business, ander the name of Motor & Tylor, at the old original "Head of Navigation," announce to the public that they are now receiving a large stock of

New & Choice Goods

Hang the Banner of the outer wall and let the tidings to forth that

HAYDEN BROTHERS. THE PEOPLES AGENTS,
Are now receiving their second stock of
Fall and Winter Day Goods, Yankee Notions, Watches, Jewony, and Fancy Goods, which they are selling off at about one half the Old Fories prices. No theree for showing goods. No deviation in prices.

Terms Ready Pav.

Call and take a peep for we are Resolving Around with the Chengest Goods ever offered in this section of the State. No mistake. HATDEN BROTHERS.

New Milford, Pa. Oct. 8, 1850. 89-18w Ammunition, Blastling Powder, Safety Fuse, Gun Poyder, Shat, Lead, Gun Caps and Wormers Pow-

MILLINERY Dress Making and Fancy Store A.D. STORM & CO WOULD respectfully announce to the ladies of Montrose and yieldity, that they have opened a FANCY DRESS GOODS & FURNISHING STORE.

Estrav. AMB into the englesure of the subscriber, on the 22d day of July last a servel many supposed to be about 12 years old, with a white subscribe a flaction and a little white on the left fore foot The owner is requested to prove property, pay charges, and take her away. HENRY TIFFANY.

New Millord, Aug. 12, 1856.

IMPORTANT TO PARMETER New Freight Line from Montrose DILL & ARMSTRONG. Commission Merchants, No. 8 Reis Buildings.

Tok the botter accommodation of the Farmers of freight every day of the week (Sunday's excepted,) at the store of M.S. Wilson and Soo, who will attend to shipping the same to New York, and the return bills will be paid in cash at their store. Capt. Wickham is their Salestoan, whose long or portence on the N. Y. & E. Rallinad justifies him in saying that justice will be done to his patrons. With

the above arrangement we invite farmers to give us a pull.

CHARLES B. ARASTRONG Montrose, Aug. 20, 1856.

NEW GOODS NOW OPENING, BY

J. LYONS & SON. Montrose, Sept. 17, '56,