liam knockeu me uowa with his hussel, and that Gross-examined.—In was the last I saw or heard till Wilham was put in hed, and George was gone for the Doctor. When I was struck by William, his father was up stairs to length by Measure. Jos

Cross-craminica.-- and mast ming 1 knew when I came to, was they were washing my nouth with wa-ter. I did not know the time they put me in the chair-William was at this time in bed. I think it was before William went up stairs, when he swore so. My, huchand went up after the clothes, after William mendiowin. William had a can on his any when he My husband went up atter the clothes, after William came down. William had a cap on his gun when he came down. Wilbusband came in and said he want-ed me to get him a handkerchief, and had not more than said it, when William rushed on him with the than said it, when William rushed on him with the beetle. William said nothing when he knocked me down, to anybody. My husband, during the ten min-nues was getting William's clothes. He did not bring them down with him, I found them, after it was all over, tied up. My husband was up stairs about ten minutes after. My husband was up stairs about ten minutes after. My husband in the stairs about ten described, abould be deemed murder in the first de-gree, and punishable with death. Before rendering a verdict of guilty against the prisoner of murder in the first degree, the jury should be fully satisfied that the killing was not only done wilfully, but with deliby eration and premeditation. The law implies the ford tien uosa tie in the first described, abould be deemed murder in the first de-gree, and punishable with death. Before rendering gree, and punishable with death. Before rendering the first degree, the jury should be fully satisfied that the killing was not only done wilfully, but with delib-oration and premeditation. The law implies the first head was in great pain the fore past of the day.— George was in the honse when the affray took place. William knocked his father down. Henry took Wil-liam off. George had nothing to do with 'it. He minded his own business. George was in the porson and kitchen a while, back and forth. George loaded his gun in the other room, I think that morning.— Husband was up stairs when George was putting the ball down. I said to Mrs. Brush that if William have the law would not hurt George as he was fighting in his oyn defence. Know J hever said to Mrs. Brush that Bill wanted to be boss, but he'd find he'd got to come under. Never said to her, that the neighbors were agfinst us, but they'd find he'd got to come under. Never said to Mrs. Brush that if ell by the door. Did not state in the presence of William hew this fuss began. *Urbane Blocham*, strorn.—I am somewhat ac-

Did not state in the presence of whinam new this that such natural result was democrately and premed-fuss began. Urbane Blozham, sucorn.—I am somewhat ac-quainted with George's gun. Saw Mr. Archer going to shoot some ducks, on the lake, 'He tried it sev-eral times, and at last it went, off before he pulled "The killing proved, even though nothing else be the trigger.

William was shot. I was some five or six rods from tion being then thrown on the defendant; and such bin-went down to shoot the ducks. He could not is undoultedly the general rule. In Ohio, the premake the lock stand. While he was trying to do so, supption of killing alone, is that of murder in the second degree, and so also is held to be the law in

went into the other room, but l'aever said that Hen-ry toos it away from him.

Rebutting Evidence of Commonwealth. Joseph Washburn, sporn.-I have heard Theo-dore state that he was up stairs when the shooting occurred. He made this statement along towards, noon, the day William was shot. Theodore said he did not know whether William was shot out of the

from George when he was shot. Cross-cranningd.—Theodore also said to me, "Wil-Cross-cranningd.—Theodore also said to me, "Wil-liam tried to run away, but, by God, the ball over-took him." The reason he gave for being up stairs was, the battle gpt too hot for him. This was said in answer to questions put to him.

a cap and put on the gun, and then went to the door step, and he had his hand on the lock. That was the hat I see, but I was tending to the griddle, and Wil-hat I see, but I was tending to the griddle, and Wil-han knocked me down with, his musket, and that liam knocked me down with, his musket, and that

The case was argued with much ability and at great length by Messrs. Jessups for the defense, and by get his clothes. Gross-cramined.-The first thing I knew when I Messrs. Bentley and Bushnell for the prosecution.--

arising thereiron ? Let us now come to the evidence given on the part of the defense. The Court will not here repeat it, you will consider of it carefully, and if satisfied of its substantial truth, it should operate to the acquital of the prisoner. That is not always evidence, that is sworn to, before a Court. Evidence to you, gen-tlemen, is that which carries conviction to your minds of its truth. Testimony not believed by the jury, is not evidence upon which they can predicate action. If the testimony of the father, mother, and younger brother of the prisoner, is so contradictory in its character, and inconsistent with theirs previous declarations, as that it fails to convince your minds of its substantial truth, and if the accounta given by the prisoner, of the mamer and circumstances of the s'ooting of his brother, are so inconsistent with each other, and with the defence now set up, as to in-duce you to distrust and reject both the vidence and and the prisoner's statements, you are then of neces-sity, thrown back upon the facts of which you are fully satisfied, and the legal and rational presump-tions arising out of them The Court read to the jury the definition of Mur-der, as given in the first paragraph on the 33d page of Wharton's "Law of Homicide," and remarked that our statute had divided this offence into two degrees that our statute had not given a new definition of this officient from the answer definition of

nainted with very some ducks, on the lake, The tried it sev-o shoot some ducks, on the lake, The tried it sev-real times, and at last it went, off before he pulled "The killing proved, even though nothing else be he trigger. Cross-cramined.—This was some five or six rods from the defendant; and such as the defendant is the defendant; and such as the defendant is the defendant; and such as the defendant is the defendant i

mate the lock stand. While he was trying to do vo, it went differences and so also is that of number in the first stand, how to make the first search are understand the Counsel for the prisoner in the first search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the Counsel for the prisoner in the search are understand the counter of the prisoner in the search are understand the counter of the prisoner in the search are understand the counter of the prisoner in the search are understand the counter of the prisoner in the search are understand the counter of the prisoner in the search are understand the search area unders area the search area understand the search area u

refore the surv that famer and menry followed nim in there. Do not recollect of any of our family ask-ing me anything about the matter since William was shot. I stated believe in the presence of Mr. and Mrs. Brush that some of the family said that William

is murder at common law, and as we have indicated, murder in the second degree, under our statute. We can probably proceed one step further with certainty, and say that there was an angry and excit-ing querrel inside family that morning, immediately preceding or at the time-the gun was discharged.— How far ought this additional fact to affect the legal presumption arising from the killing with a deadly-weapon? "Manslaughter is the unlawful and feloni-ous killing of another without malice express or im-vided. When unon sudden oughted two persons fight. -did not know whether William was shot out of the door or the window, for he was up stairs at the time, I think that Mr. Reynolds and Alonzo Wälker were present when this was said. Theodore said the gun washot loaded very heavy—he loaded it the day be-fore. Theodore said William was four or five rods. cases, the law kindly appreciating the infirmities of human nature; extendates the offence committed and

Alonzo Walker, sworn .- Think Theodore said he | may charitably and fairly so far affect the legal pre-Atonico ir diser, sworn. -- i mus incourse sain ne was up stairs when William was shot. He said this the day he was shot. He said, "William got pretty much whipped out, and started to run, but, by God, the ball overtook him." He said he did not know heat of sudden passion, provoked by gross indignity. was up stairs when William was shot. He said this the day he was shot. He said, "William got pretty much whipped out, and started to run, but, by God, the ball overtool; him." He said he did not know whether William was shot out of the door cr window. *Cross-sramined.*—This conversation was at my honse. Washburn was there also I had not been to Archer's that jay. I asked him no questions as J remember. I think he said the baitle got so hot that he went up stairs. Believe he said his father was un stairs to red William's things. "My wife askwas up stairs to get William's things. My wife ask ask the tothe inference as to the intent of the slaver, ed him some questions don't remember what.

iy different. Do these irreconcliable and inconsist-ent versions given by the prisoner, throw any light upon the case? Can you, gentlemen, looking at the prisoner's statements say with any certainty whatover, the manner and particular circumstances under which this killing took place? or are you thrown back up-on the reliable facts of the case—the killing with a deadly weapon in the hands of the prisoner, in the midst of an angry strife, and the legal presumptions; las.

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urising therefrom ? Let us now come to the evidence given on the part

the statements he made, must, if taken at all, be tak-en in the whole and not in part, and that all his state-

en in the whole and rot in part, and that all his state-ments lexculpating 'him from guilt, no conviction can take place, that, as the only evidence we have, that the gun was discharged in the hands of the prisoner, comes through the statements of the prisoner, and the wilnesses for the defence, the jury must either reject the evidence as a whole, or receive and act upor it as substantially trite. The Court dissents from this doctrine. Some parts of the statements of the prisoner, and of the restimony of his father, moth-er, and brother, may be so fortified and supported by other facts in the case, as to satisfy you of their truth ; while other parts are so irrational or incon-sistent with the clear facts of the case, as by no means to convince you of their truth. Under such circumistances you may receive that which you be

circumstances you may eccive that which you be-lieve, and reject that which you disbelieve. You may, for example, believe that the gun was discharg-ed in the hands of the prisoner, while you reject, (if you believe it untrue) the account given of the par-ticular circumstances under which it was discharged.

case. Again we understand the Counsel for the prisoner

are clearly satisfied, from all the evidence in the case, of the prisoner's guilt, either of murder in the first degree, or of murder in the second degree, or Man> slenghter, you should unbesitatingly return a verdict in accordance with your clear convictions. The safety and interests of specify demands the prompt and certain punishment of the guilty.

On Tuesday morning, January 26th, the jury rendered a verdict of 'guilty of murder in the sec ond degree." The Court was attended throughout the trial by

large concourse of citizens, including many ladies, who appeared to take a deep interest in the case. January 27, 1858. F. E. L.

..... The resolves, insisting upon the admission of Kausas under the Lecompton Constitution, have been passed by both branches of the Virginia Legislature, unanimously.

damages for making up for him a wrong pre-scription, which seriously affected his voice.

Porter, ISq, as Supreme Judge in the room of Hop. John C. Knox, appointed Attorney General, was issued by Gov. Packer Jan. 20.

General, was issued by Gov. Packer Jan. 20.-i... The Boston transcript notices the in-troduction of a skate, with double runners for ladies, on which any one may skate. The reporter says he saw a lady make her first red on Tuesday evening, 8 o'clock, and although the tred on Tuesday evening, 8 o'clock, and although the tred on Tuesday evening, 8 o'clock, and although the tred on Tuesday evening. 8 o'clock, and although the tred on Tuesday evening. 8 o'clock, and although the tred on Tuesday evening. 8 o'clock, and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on Tuesday evening. 8 o'clock and although the tred on the state of the stat over the ice with the grace of an expert.

.... The Harrisburg correspondents of the Philadelphia Press (Dem.) and North American (Rep.) concur in stating that Gov. ernor Packer and his cabinet, Messrs. Hies-

slaughtered in the past year but little short also ready !" of \$17.000,000.

.... The Southern Senators have agreed o oppose the confirmation of Gov. Wright, of Indiana, as Minister to Berlin, partly because of his Temperance demonstrations in Europe, which they look upon as casting ridicule on the country, and partly because he is understood to be a friend of Senator Douglas,

.... It is now stated that the mild tone adopted by the President in regard to Pauldng may be explained by the fact that the ommodore is in possession of the private instructions and other evidence obtained or the coast, of the duplicity of the government, and it fears to provoke him to a publication of it. - generation of a state of the second of the second of the

A COMPENDIUM OF NEWS. Governor Wise has written a letter in favor of white inumigration into Virginia; The Democratic papers of lows, with two exceptions, have taken the side of Doug. Ias. las. It is said that the South is flooded with Nicaragua bonds, having twenty years to run, issued by General Walkar. Extensive transfications of organized Mormonism have been discovered in Texas and California, embracing men holding res-ponsible official positions. The unbeding integrity of his character would nev-er yield to speculations of any kind, consequently he constantly abided at home in the midst of his family, and ate only of the product of continued industry and extensive transfications of organized Mormonism have been discovered in Texas and California, embracing men holding res-ponsible official positions. The resolves, insisting upon the ad-

In Bridgewater, Jan. 14, 1858, Thompson M. VAIL, aged 16 years, 7 months and 14 days. There are circumstances connected with the death

of young Vail which have touched a tender chord in

or voing vait which have touched a tender chord in the hearts of many friends. Just ht that period in the hearts of many friends. Just ht that period in the hearts of many friends. Just ht that period in the hearts of many friends. Just ht that period in lite, when youthful anticipations are highest and hu-man prospects fairest, and when it is most natural to cling tenaciously to life, was he called away. Had he been in the providence of God permitted to come down to his grave, even in youth, by the natural course of disease, it would have mitigated somewhat, the grief of a deeply afflicted family. The works of floid are deanly afflicted family.

Though the ways of God are deeply mysterious, and to us frequently incomprehensible, yct it is our duty to bow meekly and kiss the rod, and say "thy will

meet his end Something over a year ago, while residing in an

SUSQUEHANNA COUNTY

Normal School. Prof. J. F. STODDARD, Principal.

1 THE SUSQUEHANNA COUNTY NORMAL SCHOOL Was opened on

Monday, November 3Qth, 1857, **T** contains, in addition to the usual Calendar Pages to continue two quatters of clevel weeks each, un-der the charge of Ifor, STODDARD and competent Assistants. The first quarter will close on the 20th of February next. The second quarter will com-mence on the 22d of February, 1858. During the most of this quarter, B. F. Tewksbury, County Su-periatendent, will be present to aid in better pre-paring teachers for the discharge of their arduous duties. duties.

duties. Those who design becoming teachers, should not fail to avail themselves of the advantages here preented. Prof. Stoddard will deliver during the term, a sented.

Course of Lectures, upon the Science and Art of Teaching, and Mont Development. There will be an Experimental Department con-nected with the Normal School, to which 40 pupils, only will be admitted.

EXPENSES. Tuition in Normal Department, per quarter of

" Latin and Greek, " " 5,00 Roard per week from \$2,00, to \$2,25. Tuition bills are to be paid in advance. The mon-ey will be refunded if the student is kept from school

cy will be refunded if the student is kept from school by protracted sickness. N. B. It is highly important that every student he present the first day of the term, as the classes will then be formed, and studies assigned. A LIST OF STATES, CATTANS, WOY ERNORS (with their salaries,) as the classes will held General Elections during the year 1857, by

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Little & Harding'. Column.

ANOTHER

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PASEL PASELL

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ALSO

Blue Fish. n Bbis and half Bbls, just received, by

July 15, '57. LITTLE & HARDING.

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n.erate. Enough to say, we have almost anything and everything, expected to be found at a store has the country, all of which we are determined to turn

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THE GRAMMAR OF ENGLISH GRAMMARS. With an introduction, Historical and Critical, the whole Methodically Arranged and annly Illustra-ted, &c., &c., and a key to the dral Exercises with Appendizes, &c. Second Edition. Revised and Improved. With a fine portrait of the Author, engraved on Steel. 1,070 spages, large. octavo; handsomely bound. Price \$4,50.

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great importance to the stability of the language.-It will be seen that the work now covers the whole field of English Grammar, and brings, the subject 

on English Grammar being, in some part of the work, either directly commented on, or incidentally BROWN'S GRAMMAR IMPROVED.

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In fact, we have almost everything in the way of building materials, of first quality, and will sell them at a very small advance from cost, for flath. There-fore, we confidently assure builders, that they will materially consult their own interests, by giving us a call, before purchasing. *InITTLE* & *ITARDING*. And wounding a nerve, the latter of which was the immediate cause of his death. The accident occur-red on Tuesday evening, 8 o'clock, and although the loss of blood was very great, he lingered until Thurs-day morning, 8 o'clock, when he expired. Though his death was sudden yet his friends find consolation in the thought that he was prepared to meet his end. sense view of the subject of language, and a just

Brown's Small Grammar Improved. THE FIRST LINES OF ENGLISH GRAMMAR. Being a Brief Abstract of the Author's Larger Work, the "Institutes of English Grammar." By Goold Brown. A new Stereotype Edition. Carefully Revised by the Author. 122 pages, 12mo. Helf-Bound. Price 25 cents.

## **Just Published**:

January 20, 1858 .- tf

THE TRIBUNE ALMANAC FOR 1858. T contains, in addition to the usual Calendar Pages and Astronomical Matter: THE GOVERNMENT OF THE UNITED STATES,

Laws passed at the Second Session of the XXXIVth Congress, A BRIFF'SKETCH of the OUTBREAK AGAINST

ENGLISH RULE IN INDIA. A BILL FOR THE RELIEF OF KANSAS (re pealing the Bogus Laws, &c..) which passed the House and was defeated in the Senate, with the vote

> A SKETCH OF THE PROCEEDINGS IN KAN-A CONCISE ABSTRACT OF THE DRED SCOTT

\$6.00

A COMPACT ADDITIONAL ADDITIONAL ADDITIONAL ADDITIONAL ADDITIONAL ADDITIONAL ADDITIONAL PLATFORMS-RE-THE THREE NATIONAL PLATFORMS-RE-UBLICAN, AMERICAN, and DEMOCRATIC-adopted in

1856, complete. A LIST OF STATES, CAPITALS, GOVERNORS

American (Rep.) concur in stating that Gov-ernor Packer and his cabinet, Messris. Hies-ter, Knox, and Diffenhach, are openly oppos-ed to the Locompton Constitution. ... The cattle trade of New York city is immense. The value of beever that arrived during the past year is upon calculation found to reach \$11,000,000. New York city has, it is estimated, paid the country for animals slaughtered in the past year but little short slaughtered in the past year but little short BY the load and barrel, constantly on hand, and for sale at the very lowest rates, by LITTLE & HARDING. Nicholson, Sept. 2, 1867. A

ed him some questions-don't remember what. Mrs. Brush, re-called.—Mrs. Archer said that if rent. The instrument of death in this case was one for the people of Kansas Territory on the most dangerous and deadly that can be em-

that he said to William, he would let him up if he would behave himself. Then William , run into the other room, with a beetle. Think he said he and Henry went up and took the maul away. He said

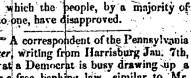
Cross-examined.—This conversation took place on Friday. I think not past the middle of the forenoon. The old lady, when I got there, was sitting by the free, complaining of her head. I left there not far from noon. She said William knocked, her down with his muskets and that she was instantially arresing with the days of the same the prisoner gave of this matter presently or soon after the consistency of inconsistency of his stories with the hypothesis now set up. If from the first the prisoner has given the same version, and that substantially agreeing with the days the stories of the lecompton because the same the stories with the stories with the same been a zeafous advocate of the Lecompton because the stories of the stories of the lecompton because the same been a zeafous advocate of the lecompton because the stories of the stories of the stories with the stories advocate of the lecompton is the stories advocate of the stories stories with the stories advocate of the stories advocate of the stories advocate of the stories advocate of the stories stories advocate of the stories advocate of from noon. She said William knocked her down version, and that substantially agreeing with the de-with his musket and that she was insensible, but fence now insisted upon, it would go strongly to conremembered when Mr. Archer came down stairs.-Said she was insensible when William was shot. Said have been inconsistent, and at variance with the debase was afraid deacon Beynolds would make a fass about L. Said not far from the same time that George had not shot William, he would have killed them all. She spoke of the various fuses they'd had.

be attraid, the law could not hurt him, he was fight-ing in this own defence. She said the neighbors, might try to make a tuss about it, but they'd be nough for them. If they did. This conversation was in the forenoon of Friday. She said Bill tried to boss, but he'd find he'd got to come under. This said that hell full right down by the door, when was purely accidental—that the said that the back of her head was hurt, and bent it, forward to have up look at it. It was hurt some.— Said that the back of her head was hurt. I looked at it three times. Theore times. Theore times. Theore the substar, and in loading it having put a cap on, and at it three times, but could not see that it was. Theo- charging the gun-that having put a cap on, and At it three times, but could not see that a way into the door, and said, dore said that Bill fell down by the door, and said, "I went out aud chrried him in." This statement heard Mr. Archer say, on the night of the inquest, that he said to William, he would let him up if he way made when they were laying out the corpse. I heard Mr. Archer say, on the night of the inquest, that he said to William, he would let him up if he way made when they were laying out the corpse. I heard Mr. Archer say, on the night of the inquest, that he said to William, he would let him up if he way made when they were laying out the corpse. I heard Mr. Archer say, on the night of the inquest, that he said to William, he would let him up if he way the door, and said, the deceased ru-hed by him out of the door, and ei-heard Mr. Archer say, on the night of the inquest, that he said to William, he would let him up if he way the door that it was discharged. This in sub-world hims a him out of the sake off establishing Slavery in that he said to William, he would let him up if he way the door sat up and the sake off establishing Slavery in that he said to William he would let him up if he way the him up if he he door, and ei-heard Mr. Archer say, on the night of the inquest, the canget hold of the gun, or in some way dis-the canget hold of the gun, or in some way dis-the canget hold of the gun, or in some way dis-the canget hold of the gun, or in some way dis-the canget hold of the gun a static as a special the canget hold of the gun a static as a special the canget hold of the sake as a special the said that he said to be were static as the said the said he has a special the said that he said the said the said he has a special the said the s turbed-it so that it was discharged. This in sub-stance is the hypothesis of innocence set up, and to establish which the father, mother, and younger brother, are mainly relied upon. Before noticing heretofore sustained the position of the ad-their testimony let us consider the account the ministration, begin to falter and retrace their

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be doub and supplicatio Fit dywn die Jall. This gun I tried, and is wold is wold is wold is wold is wold in the false there wold one his age of a lafty-end is a going to shoot the false-the one wold is wold with the false there were in the false there were into the lution of the state state were in the false there were into the lution with this Constitute of the state there there there were into the lution with the false there were into the state there there there there were into the lution with the false there were into the lution with the false there t

According to the Intest news from Kansas, the Free State men carried everything at the election an the 4th inst., electing State officers and a majority of both branch House, on Monday last, he offered a resolues of the Legiskitere, and voting down the tion authorizing the President to negotiate, Lecompton Constitution by a large majority. | through the State Department, for the acqui On this lattor point, at least, there can be no sition of Canada, Nova Scotia, and other mistake. Acting Governor Denver has is. parts of British North America; also, Cuba sued his proclamation announcing the official

Dispatches and statements from letterwriters in Kansas have been published, stating



..... Mr. Lewis D. Campbell, of Ohio, has rather taken the wind out of the sail of the "manifest destiny" men, by proposing a scheme of wholesale annexation. In the and the Islands adjacent thereto.

George had not shot William, he would nave knied of the most hanges to and the whole of them. She said that George need not boyed. be afraid, the law could not hurt hint, he was fight-ing in his own defence. She said the neighbors which we may rely with safety, and the natural and ing in his own defence. She said the neighbors which we may rely with safety and the natural and for the Lecompton Constitution with Slavery, will be given, when wanted, protecting slave-holders in Kansna against any alteration of the Lecompton Constitution, except at the that for the sake of establishing Slavery in tion important on account of the decided messenger to Harrisburg, to heal the breach.

> Feb. 1, '58. Monday, No. 4.

Are hereby notified to meet at their Engine House, on Monday, Feb. 1st, at 7 o'clock, p. m. J. P. W. RILEY, Foreman. S. M. Wilson, Secretary,

Teachers' Institutes .-- Teachers' Institutes will be held in different localities in the County, B follows :- January 30th, at 10 o'clock, a. m., at

the Brackney School House. Burkneys' Houlow --- February 20th, at 10 o'clock, a. m., at the public School House. Prof. STODDARD will attend all of the above men-

tioned Institutes, in company with the undersigned-lecturing to the people and instructing the teachers. The friends in the vicihity will please see that all things are in readiness for a good, interesting, and profitable session. If the friends in Silver Lake think the Brackney

School House will not be sufficient to accommodate the auditory, they will please try and secure the use of the Church nuar by—they had projably better do so, anyhow. B. F. TEWESBUET, Co. Supt.

A Card, .-- The undersigned desire to return their sincere thanks to the generous friends who made them a donation visit on the day and evening of the 7th. The donations amounted to \$53. D. PEASE.

Lenox, Jan. 20, 1857. ANNA PEASE.

## MARRIED.

In Forest Lake, on the 14th inst., by Bev. A. O. Warren, Mr. ELISHA GRIPPIS, jr., and Miss CTREN, BREWSTER, both of Forest Lake.

In Thomson, on the 24th inst., by M. T. Whitney, Esq., Mr. STEPHEN R. GELATT, and Miss ELIZA J.

Al comparison of interview of the state of t

present the first day of the term, as the classes will then be formed, and studies assigned.	held General Elections during the year 1857, by Counties, Congressional Districts and States, careful-	ed, at much lower prices than usual.
Teachers who are obliged to enter the school two weeks after the term commences, in consequence of	ly compared with previous Elections, expressly for	FRESH BRECERIES.
their schools not being out until that time, will be charged \$5,00 tuition.	THE TRIBUNE ALMANAC. Price, with postage prepaid, Single Copies, 13	SUGAR, Molasses, Rice, Coffee, Teas, and all kinds of Grocerias, a full stock, just received, and for
C. F. READ, Secretary.	cents American coin; 13 Copies for \$1 13; 100 Cop- its for \$8; or, if sent by express, 13 Copies for \$1;	sale by LITTLE & HARDING.
Montrose, Jan. 27, 18586w	100 Copies for \$7. Orders inclosing the money respectfully solicited.	FOUR SHILLING TEA!
66 Murder will out 22	Address HORACE GREELEY & CO., Jan. 20, '57. Tribune Buildings, New-York.	DLENTY of that nice YOUNG HYSON TEA, a
" Murder will out."		prime article, at four shillings, for sale by LITTLE & HARDING.
THEPEOPLE	THINGS AS THEY SHOULD BE.	IT IS NOT DISPUTED,
ARE DETERMINED TO ASCERTAIN	W E would say to our numerous Friends and Customers that we have secured the agency of most of, the DODUCT AD DATE FOR WE DEDUCTNERS	THAT Saletatus, Soap and Candles, of the best
THE FACTS, E	POPULAR PATENT MEDICINES of the day, for which we are allowed forty per cent. for selling; and or upper update the bard times, dividing that the update with the day	qualities are for sale by the box, at New York city wholesale prices, by
A ND it is just as impossible to conceal from them the circumstances attending the commission of	we propose under the hard times, dividing half the profits with our custofiers. Now, good friends and enemies, (if we have any.) you that wish fo save money, call at the	LITTLE & HARDING.
a crime of great magnitude, as it will be to suppress	"Farmers Store," and you will find everything which poor diversed usture requires for	PURE POTASH.
and keep from them the vital and intportant informa- tion that	and you will find everything which poor diseased uature requires for her restoration, at prices unparallelled in the history of the medicine age. Among our catalogue may be found the celebrated GHAFEXERED MEDICINE; DB. JANES MOTAT'S PILLS;	I N Tin Caus, just what you want for making soap, LITTLE & HARDING,
F. B. CHANDLER	Nov zrako Bala, Tie Uennan Lioz of the Det ; HTOREAN VEORTARLE MEDICINE; CHILD'S PILLS; Guirying HTYELAND'S; Gran V Veortable;	CARPETINGS.
In view of the GREAT DEMAND for	PALY KILLYR CUTICLE, JOSTLINGE A REGITCRE ;	D ICH all wool carpets, are offered at bargains, by
DRY GOODS, FANCY GOODS,	Thayer's Family Medicines, 🛸	LL LITTLE & HARDING.
CLOCKS & JEWELRY, BOOKS AND STATIONERY,	warranted to answer the purpose for which they are recommended, with others too numerous to mention. Call and see us. Commel and advice free of charge. R. THAYER, Jr.	BOOTS & SHOES.
HATS, CAPS, BOOTS, AND SHOES,	Mostnost, Dec. 2, 1857.44	MENS, BOYS, and YOUTHS
CROCKERY & CHINA WARE, 🤌	DOCT. R. THAYER WOULD say to the Public that he will be at his office from nine until ten eclock a. m. every	DOUBLE-SOLE BOOTS and BROGANS,
HARDWARE & PLATED WARE		and of therest manufacture, also
PAPER HANGINGS & WINDOW PAPER, STOVES, AND TIN WARE,	day. Tuesdays and Saturdays, from nine in the morn- sing until nine in the evening, extraordinaries except-	CHILDRENS BOOTS, SHOES and GAITERS.
GLOYES & HOSIERY,	ed. All wishing to see him will govern themselves accordingly.	in great variety, selling off, at very low rates, by LITTLE & HARDING.
EMBRODERIES AND RIBBONS,	Monirose, Jan. G, 1958tf	
SHIRTS & DRAWERS, CLOTHS AND CASSIMERES,	Administrator's Notice.	HATS & CAPS THE largest stock, and greatest variety, of good
SATINS & SATTINETTS,	IN the estate of EZEKIEL BARNES, decased, late of Gibson, that the same nust he presented to the undersigned for arrange-	L styles, in this section of country, for sale by LITTLE & HARDING.
PAINTS AND PAINTINGS, &c., de.,	NOTICE is hereby given to all persons having demands against. It is estate of EZEKTEL BARNES, decause, Like of Gibson, that the same nust be presented to the undersjneef for arrange- ment, and all persons indelted to said Estate are requested to make immediate payment. CHAS, TINGLEY, Administrator. Harronn, Sust. co., Pa., Jan. 6, 1888-997	
OFILING OUT AT DECCUDE DEICES.	FOR SALE,	TO LUMBERMEN & WOOD CHOPPERS ! DEST Cast Steel and Steel Poll Axes, Adzes,
SELLING OUT AT PRESSURE PRICES. One Dollar will buy a "PILE" of any of the above	1 NEW UNE HORSE WAGON.	Broadaxes, Cast Steel > Cut Mill Saws, also Patent Tooth > Cut Saws, with Files of all kinds,
mamed Goods, we assure you, at present. We advise (disinterestedly of course) all who de-	J. 1 No. " Cutter, Enquire of Montrose, Jan. 6, '58. F. B. CHANDLER.	for sale low, by LITTLE & HARDING.
sire to get their money's worth to, "drop in" at	SUBSCRIPTIONS	TO DAIRYMEN!!
once. * Everything must, shall, and will go, Cheap for the "DIMES."	R ECEIVED for the New York Weekly Tribune, at one dollar per year, by	TO DAIBYMEN!! FIRKINS, Pans. Tin, Painted and Cedar Pails, Butter Bowls, Dairy Sult, &c., &c., for sale by
No delay of Sales on account of the rush, or "pres-	Montrose, Jan. 6, '58. F. B. CHANDLER.	LITTLE & HARDING.
sure." Everybody shall have anything they want on short notice, and at (almost) their own price. Call	DEMOVAT	ARE YOU BUILDING
and prove these assertions to be indeed facts. F. B. CHANDLER.	<b>REMOVAL.</b> THE SADDLE AND HARNESS SHOP OF	YOU will save money by purchasing your Nails, . Paints, Oils, Easth, Glass, Door Trimmings and
Montrose, January 27, 1858.	<b>L</b> <i>G. F. FORDHAM</i> , is removed to the building recently occupied by C. C.	Hardware generally, of LITTLE & HARDING.
ADMINISTRATOR'S SALE.	Hollister, on Main Street, one door above S. S. Mott's, and where he will be happy to wait on all who may	FLOUR, SALT, AND LIME!!
THE undersigned will offer for sale at public ven-	favor him with their patronage. Montrose, Jan. 6, 185816	A large steck constantly on hand, LITTLE & HARDING.
o'clock in the forenoon, on the premises late of Ezek- siel Barnes, deceased, in Gibson township, the follow-		Crockery and Glass Ware,
ing property: 2 good horses; a pair of three-year- old steers; 6 cows; three calves; wagons, sleighs,	NEW ARKANGEMENT.	CTONE WARE, Looking Glasses,
plows, harrows, cultivator, and other farming tools; dairy utensils; household furniture; a quantity of	THE SUBSCEIBERS having associated with them Mr. J. P.W. RILEY, of this place, the husiness will bereafter be conducted under the name and style of	Drugs & Medicines, Wall Paper, Window Paper, Window Shades,
hay, straw, and grain; cider and barreis, and various other articles.	BENTLEY, READ & CO.	Grindstones, and Hangings, Stoves, Tin Ware,
TERMSAll sums under \$5, cash down-\$5, or	We shall of necessity have to open a new set of Books, and we are	Chain Pumps, Hooks,
over, six months credit, with approved security. CIIAS, TINGLEY, Administrator.	very desirate that one of our similar be centre that on your observed otherwise, at the earliest conventions, of those having open accounts with us. To persons who have owed us for years and SHUXXET HA because of such indebienness, we would give a special invitation to	The same all distance the first from calls have
Haiford, January 27, 18584412	with us. To perform who have owen in lor year and put skills in because of such inductions, we would give a predial invitation to come in and see us. To lines who have for years betweend on us their likeril patronage and paid up proundly, we would bencher our shoere thanks, carnestly solidiling a configurator of their patronage, under a piedge that they solid have no cause of their patronage.	
AN ACROSTIC.	We shall have on hand ('ONSTANTLY, a full assoriment of all	
O LD FASTIONED COLOGNE, FROM OVER THE SE A	descriptions of Goods usually sold in the country, and we invite all wishing to purchase, to come in and examine our mock before buy- ing chewinere. BENTLEY & READ.	I GENERAL MERCHANDISE,
R AZORS AND SHEARS FOR THE RECH AND THE POOR,	Montrove, January 1, 1958.	for CASH, at a very small advance from cost, by ap- plying to LITTLE & HARDING.
REFERENCE-MIRNORS, THAT SE'RE NOLD & FI B; NDULGENT, GOOD-LOOKING, REALT-LAUGHING N F:	ABTIST'S MATERIALS	PRODUCE
S. HAMPOONOR. PROFESSOR, AND AMATURE R.	PAINTS IN TUBES, BRUSHES, TIN COPPER, AND SILVER FOIL,	WAN I E DI DUTTER, Eyys, Lard, Tallone, Beenmax, Grain
Shop No. 3, Busement of Scarle's Hotel, on Turnpike Street. Mostraour, Jan. 21, 1877 Ed	GLASS SLABS AND MULLERS,	I D of all kinds. Rags. Old Iron and Copper,
Dr H. Smith & Son.	LITHOGRAPHS, de., at the Store of ABEL TERRELL.	Lumber, Shingles, Dried Apples, Beans, de., de., wanted in exchange for goods, by
SUMOEON DENTISTS. Residence and office, opposite the Bap- tist church, (North side,) in Montrowe, Particular attention will be even to insertlig teeth on Gold and fat var plate, and to filling Montrowe day, 13, 1878.	Montrose, Jan. 6, 1858.	LITTLE & HARDING.
decaying teen.	TARON the the subscriber, on Friday, the 8th day	COME AND SEE. Little & Harding.
Montrose, Jan. 13, 1858.–3w	three Notes, and one one dollar Note on the Bank of	TUNKHANNOCK DEPOT, July 1, 18571y
their accounts must be paid soon of a sman put mean	Owego. One Note of \$34,00, given the subscriber, by	WOLFE'S
Jadi auf ony other and on to those debut of the the those of the those	The state of the second law also and Note of \$22.00 a	A ROMATIC SCHIEDAM SCHNAPPS, ac
10 OB IS LEB CENT.	in one year from date, and a Note of \$8,00, against	
to cell in and get more for the same month of by	narable in three months. Any person returning said	THET the WNicost Thing Out," is the new Bolian-
for READY PAY, and at prices to suit the TIMES,	PATRICK FARRELL.	Pitch Pipe, giving the sounds on Letters A and C. For tuning Instruments they "Can't be
BOOTS AND SHOES,	Middletown, Susq. Co., P.I., Jun. 13, 1858.	beat," as the sound may be protonged to any debra-
fin the state of t	PROFESSOR WOOD'S IJ AIR, RESTORATIVE	warranted perfect." Sent to any part of the Conn- the nostpant on receipt of \$7.00, by A. H. SMITH.
I ISWAN TZARATAHT	Jan. 6, '58, TURRELL'S,	Montrose, Pa., June 24, 18574.

RE POTASH. what you want for making soap, LITTLE & HARDING, PETINGS. arpets, are offered at bargains, by LITTLE & HARDING. TS & SHOES. on hand, the best assortment of DYS, and YOUTHS DOUBLE-SOLE BOOTS and BROGANS. nanulacture, also and DRENS BOOTS, SHOES and GAITERS, , selling off, at very low rates, by LITTLE & IIARDING. ÍS & CAPS. k, and greatest variety, of good ection of country, for sale by LITTLE & HARDING... IEN & WOOD CHOPPERS el and Steel Poll Axes, Adzes, ast Steel > Cut Mill Saws, also ut Saws, with Files of all kinds, LITTLE & HARDING. AIRYMEN!! Tin, Painted and Cedar Pails, Dairy Salt, &c., &c., for sale by LITTLE & HARDING. OU BUILDING money by purchasing your Nails, Each, Glass, Door Trimmings and , of LITTLE & HARDING. SALT, AND LIME!! stantly on hand, LITTLE & HARDING. v and Glass Ware. Looking Glasses, s, Wall Paper, icines, Window Shades. aper, and Hangings, Tin Ware ain Pumps; Books, Cutlery, &c., &c., for sale by LITTLE & HARDING: dashi imost anything in the way of SNERAL MERCHANDISE,. y small advance from cost, by ap LITTLE & HARDING. RODUCE N T E D I na, Lard, Talloic, Beenmax, Grain a, Raga, Old Iron and Copper, b, Dried Apples, Beans, de., de., ge for goods, by LITTLK & HARDING. ME AND SEE. Little & Harding. DEPOT. July 1, 1857.-1y WOLFE'S DHIEDAM SCHNAPPS, ac TURRELL'S. ers and Choristers! cost Thing Out," is the new Kolian-giving the sounds on Letters A

S. Pastale