Montrose

A. J. GERRITSON, Editor-MONTROBE, PA.

Thursday, November 4, 1858.

MAILNIRMIN.

THE aubscription accounts of the late firm of McCollum & Genuirson have been placed in the hands of Mr. Wm. L. Brenz, he alone being authorized to collect and give receipts for the same. He designs cantessing the county, and it is designed that all indebted should settle promptly, thereby saving further trouble and ex-

A.J. GERRITSON.
Montropo September 21st, 1858.

Thanksgiving, Thursday, Nov. 18 See changes and corrections to advertisement of the Normal School.

The Jury that for second week of Godif, and the trial list, will be published next

NEWS BY TELEGRAPH. New Your, Nov. 3d .- Parker, Democrat

han 20,000 majority in N. Y. City, but is not thought to be elected Governor.

Mr. Wm. L. Beebe desires us togive no tice that be will be in this office during the two weeks of court, where all indebted to the late firm of McCollum and Gerritson for subciiption are requested to call and settle their accounts, and save all further trouble and

We take this occasion to remind all those who have not paid their subscriptions for the present year, that we expect to see or hear from them during the coming term of Court. All who defer it longers must not complain of arrearage rates. Remember that the rear is nearly up, so please "walk up" and "pay up" and save 50 cts. If you cannot come to Montrose, send your

money by some of your neighbors. Educational Addresses.

An address will be delivered before the students of the "Susquehanna County Normal School," in the Academy Hall, on Tuesday, Nov. 9th, at 4 o'clock, p. m., by R. B. Little, Esq. Subject, "Incentives to Youth-

On Priday, Nov. 12th, at 3 o'clock, p. m. in the Academy Hall, B. S. Bentley, Esq., will deliver the closing address. Subject, "Why do some men rise to higher positions and more exalted worth in the world than others " Nature or Self!

The public are respectfully invited to be

THE "GREAT KRPUBLIC" MONTHLY is the title of an Illustrated Magazine to be issued about the first of December, by Oaksmith & Co. 112 and 114 William Street, New York. The Publishers propose to publish a work that shall be free from sectional, secturian or personal tendencies, and the range of articles proposed, cover almost everything that can make it interesting, pleasing and instructing to the million. The list of engaged contrib-Benjamin, J. T. Hendley, J. G. Saxe, Alice piece of music, composed expressly for the work. There will be two volumes a year of may commence at any time. Terms : single copies 25 cts. each : one copy one year, \$3 two copies \$5; five copies \$10. We will notice the work as its merits may seem to de-

serve, when the first number appears. Harper for November is on our table, second to none in all that renders a Magazine pleasing and useful. Among the contents are; Ethan Allen; The Voyage of Paul; My Angle: Our Wives; Next Year; &c. The utter annihilation. Then take the adminismonthly record of current events: Literary Notices; Editors easy Chair, Table and Drawer: Comic Illustrations; and the Monthhe Fushions, embrace a variety of matters calrelated to suit all readers. No one will ever elections went, as the present Administration have cause to regret baving subscribed for

THE UNITED STATES DEMOCRATIC ALMANAC AND POLITICAL REGISTER FOR 1859.—On or below the 15th of December will be published by W. D. Parsons and J. F. Chapin a general Political Register, and Almanac under the above title, embracing the Platform of recently been held. He was "rebuked" upon the various Parties; Classified Returns of State, Senatorial. Representative and County Elections: Members of National and State Governments: Members of Congress: Heads of Foreign Governments; A synopsis of the Naturalization Laws and of the conditions of Franchise of the various States; togother with a variety of statistical and miscellaneous matter of general interest in town and country throughout the Union. Price: 10 cts. for a ringle copy; \$7 a hundred; \$65 a thousand Postmasters and others interested may send their orders immediately to W. D. Parsons, No. 138 Nassau street, New York.

Prof. Charles Whitney, who is well known to many of our citizens, lectures at the Arademy Hall this (Wednesday) evening. See orgulars. We copy the following from the Schenectady Evening Star, of October

MR. WHITNEY AT THE COLLEGE .-Yesterday afternoon Mr. Whitney lectured at the College Chapel, and those present were highly delighted. His exordium was on " the Passions"-the solemn and the mournful illustrated from Gray's Elegy; anger, with an extract from King Lear; the sourceful, with an extract from Othello. The speaker then introduced to the audience the eccentric and celebrated John Randolph; his life-like itton ation bis long, lathy, pistol-fingered action were strikingly illustrated in the following quotations: "On one occasion, when bese by almost the whole House in boisterous dehete, be turned to his foes, with a look of great contempt, and cried out to the Speaker, Sir, I am in the condition of old Lear-

The little dogs and all.

Tray, Blanche and Sweetheart. See, they all bark at me."

Gentlemen Can you enlighten us who lectures this evening at Anthony Hall, whether it be Professor Whitney, whom we heard on Shakpeare and Oratory at Association Hall, Albany, Professor Whitney " the great magician"-or

revivalist?" Yours, Givens' Hotel, Oct. 26th, 1858. G. N. H. -

We stated resterday that the magician and the impersonator were two distinct and other night. Mr. Charles Whitney, the "revivalist," lectures at Anthony Hall to-night! Let it be understood. Our citizens ought to turn out in large numbers. We have no doubt they will.

Weekly Summary of the News The President has issued a proclamation to

Reports from Minnesota state that

egislature elect, stands as follows: Senate. House, 21 Democrate. Republicans.

The National Intelligencer calls the attention of Postmasters to the necessity of effectually canceling Post Office stamps on all etters mailed at their respective offices, the neglect of this duty having given rise to many petty frauds. The 4th section of the Post Office law in relation to this subject, makes this duty imperative ou all Postmasters."

Dem. majority on joint ballot,

The object of an extra session of the Legiss lature called by Gov. Willard of Indiana, for the 20th of November, is, to raise a State revenue upon the general levy of this year, to the law meet with a sure and speedy punishprovide for the paymont of the interest upon the public debt and to meet the current expenses of the Government-a duty which the ast Legislatu:e failed to perform.

John Ritner, a brother of ex-Governor Rit ner, died on Thursday, in Mechanicaburg, Cumberland County, Pa., aged 80 years. Two men have been arrested in Wolver-

hampton, England, for stealing a coffin. The coffin was of copper and worth \$300 . The tomb, and sold the coffin for old copper. Gov. Newell, of New Jerrey, has appointed Thuisday, the 18th day of November next; such as the law directs—see that the peace is to be observed as a day of thanksgiving and

Governor Packer has appointed the Hon. Gaylord Church, of Crawford county, to be a Judge of the Supreme Court of Pennsylvania, in the place of Hon. Wm. A. Porter,

resigned. It has always been so. It is stated as a fact, says the Philadelphi Argus," by those who have paid attention to the subject, that from the time of Thom efferson down to the present day, the elections to every second Congress of a Democratic Administration have resulted, as the recent one has in a temporary triumph of thing is true so far as the other party is concerned .- Gen. Jackson, during the whole eight utors embrace over sixty writers among whom cerned.—Gen. Jackson, during the whole eight are Geo. D. Prentiss, Chas. J. Ingereolf, Park branch of Congress arrayed against him, and Carey, Mary Forrest, Hannah E. Gould, &c., Van Buren. . In 1840, with the aid of hard such a manuer as to meet with the approbato. Each number will contain an original cider, coon-skins, and song-singing, Gen. tion of the good people of the Territory, I place of music, composed expressly for the Harrison was elected by an overwhelming cannot but feel gratified; and it may be proper majority; yet in the second year of that ad-700 pages or 1400 pages each year; volumes way, and its pet party measures were all debegin with January and July. Subscriptions feated except the Bankrupt Law, and that only lived a few months, Gen. Taylor was also elected by a large majority. The second year of his administration witnessed a revolution in politics which would have left his times that they can bring themselves into successor, the Vice President, without a party, but for his sagacity in adapting his political principles to suit the exigencies of the times. of the South, sustained himself and saved what was left from his administration from

tration of Mr. Polk-one of the most popular we ever had-against which less could be urged than most others; yet, in the second rear of his administration, in 1846, he receiv- time, must prove an onerous burden to the ed quite as pointed as "rebuke," so far as the has in the estimation of the Opposition. But tet us look at a more recent illustration. No man was ever elected President, when there was a strong party contest, by such a crushing, overwhelming majority as Gen. Pierce; ret the elections which took place the second vear of his administration, in 1854, were mine, much more disastrous than those which have the very same question which the Opposition

time, and which they assert entered into the late canvass -- the Kansas question. The truth is Mr. Buchanan has not been "rebuked" for his Kansas policy. It was the universal pressure of the times, more than any thing else, which brought about the recent revulsion in politics, and which was unjustly attributed to the administration. H Mr. Buchanan has been 'rebuked,' so was Thomas Jefferson, so was Gen. Jackson,Gen. Harrison, Mr. Polk, Gen. Taylor, Mr. Fillmore, and Gen. Pierce; so have been nearly all the Presidents we have had in the last sixty years. The tions all terminated in precisely the same late elections have done in Pennsylvania and other States of the Union. This is a matter of history, and yet the Democratic party lived and grew stronger under all those reverses -and it will do so under the present. The corrupt bangers on will drop off; the dead weights upon our glorious old party will be

reporates our vitality. A Case of Conscience.

thrown aside. Like Antaeus, our every fall

TREASURY DEPARTMENT PENESTIVNKIA. Harrisburg, Oct. 18, 1858. Received from *Conscience-This belongs to the State." Post-marked Philadelphie, States, in the famous case of Dred Scott, pro-Oct 16, 1858," directed to "H. S. Margraw, State Treasurer - \$70.00." [Extract from Day Book I

H. S. Magraw, State Treasurer. Per W. D. Boas. The above shows that some nameless person being constrained by conscience, has paid over to the State Treasury the sum of \$70.00. most virtuous indignation. It declared the then fell with tremendous force upon the The effect, as the speaker portrayed Mr. show this sam was transplently taken or with decision to be barbarous, and the vocabulary head of his aged mother; tracturing the skull Randolph in voice and action, elicited three held from the Treasury des not uppear, for must have been sparched for epithets suited and lactrating her face most frightfully. This rounds of affiliance. Mr. W. covoluded with "Conscience" having made restitution does to be burled at the tribunal which had laid fiend in buman shape then entered the room ballad of Sir John Branklin, which seemed not columner to gratify a meddles corrosity, down such monstrous, doctrine, as law; and where his two younger brothers were sleeping, of the house with grief and melanchoty. We are too by high authority that "goodli- up to this day ere, y occasion has been serzed The President of the College then announced ness in great gain," and do not question that by this Black "Republican" press and by the that Mr. W. would again lecture in the "Conscience" will tent the value of the truth. Black "Republican" orators, in Congress, and

be proper for me, when about to sever my official connection with you forever to address

to you a few words at parting.
It is true that, at the time I took charge of this office, great confusion existed in the Professor Whitney, the seminent geologists

We are a party of ladies and gentlemen who
wish to see a revival of Clay, Webster, Randolph, O'Connell, and Shakspeare. Which is the

separate individuals and that the entertain and an election has just been held all overment of the Whitney, to night, would be of the Territory, for representatives to the legislative Assembly, without the occurrences of any disturbance, and without the intervention of the Federal authorities. The necessity for such an intervention is a stigma on the American people who boast of their voluntary obedience to the laws, and their ability to

govern themselves.
It is not to be presumed that the experiments made are sufficient to satisfy the people prevent filibustering expeditions to Central that political objects cannot be obtained by absenting themselves from the polls on the day of election—that pence and quiet is better than intestine broils and civil war-that an honest and faithful administration of the civil law is better than military tule, and that there is a much greater degree of responsibility attaching to legally constituted authori-

ties than to self-constituted leaders. It really makes but little difference who may be the representative of the General Government bere, if the people are true to themselves, and true to American insti-

To obey the laws-to select good men to

fill the local offices, and to hold their officers to a strict accountability, is all that is necessary for the people to do, to give continued peace and prosperity to the Territory.

Every citizen ought to make it a part of his business to see that the offenders against

neighbors is protected in all his rights, civil, olitical and religious There is no reasonable man who will claim such rights for himself, and not be willing to

oncede the same to his neighbors. The duties of a Governor of a Territory are ordinarily few and him lo. Now that this and walked fitto office. They have been Territory is thoroughly organized, all he has compelled to go farther than the Dred Scott thieves took out the body, and left it in the to do is to see that the laws are properly administered, and to this end he must commission the officers elected-suspend or remove preserved when the local officers, the sheriffs d constables, are unable to do so-assist the Legislative Assembly in enacting laws, and also to do a few other acts of an executive character. All these are plain and simple duties, and such as can be performed by any

man of common sense. Under our system of government the chief responsibility rests on the people themselves and it behooves them to exercise towards each other a spirit of tolerance and fraternal

Free intercourse and interchange of ment will remove many false impressions entertained of each other by persons coming from different sections of our common country, the Opposition. Not only so, but the same and a better state of feeling will hereafter pro-

During the time I have been with rou. duties devolving upon me faithfully, honestly and impartially; and I have done this in for me to state that in all I have done I have ministration, the elections all went the other received the most cordial approval from President Buchanan and his Cabinet.

In conclusion, permit me to warn you a gainst the tricks and machinations of design ing demagogues, who prefer turmoil and strife to peace and prosperity, for it is only at such

In this Territory there has been a mania for making State Constitutions, and effort after effort has been made to organize a State Mr. Fillmore, by taking a conservative posi-tion, and advocating the Constitutional rights government before any of the necessary preparations have been made to meet its responsi bilities. Without a dollar in the Treasury with but little taxable property, without any well regulated system for collecting revenue and a considerable Territorial debt, the or ganization of a State government, at this

> That these efforts will be renewed, I have no doubt; and whether these burdens and responsibilities shall be assumed before vou are prepared for them, my fellow citizens, and before you know well the men whom you will have to entrust with your dearest rights and interest, will remain for you to deter-

Sincerely hoping that the future of Kansas may be as prosperous and happy as the past has been boisterous and troublesome, I renow falsely claim to have tested for the first main, my fellow citizens,

Your obedient servant, (Signed) J. W. DENVER. Lecompton, K. T., Oct. 9th, 1858.

Black "Republican" Supreme Court sustaining the Dred Scott Decision !!!

A few weeks since, while the steamer was ying at the whatfin Detroit, a colored man tepped up to the captain's office, and wanted purchase a ticket which would entitle him to a passage in the cabin. The clerk of the boat refused to sell him such a ticket. He elections the second year of their administra- was offered a deck passenger ticket, and was told that by the regulations of the boar neway (unless even more disastrously) that the groes were not permitted to take passage in the cabin. 'The negroe's name is William II. Day, who brought a suit against the owners of the bust for damages in not permitting him to enjoy a passage with white persons. the case to the Sepreme Court of the State, on the earth only increases our strength and which Court deliberately affirmed the judgment of the court below, with the necessary

The Detroit Free Press, in commenting uppertinent and opportune remarks; "When the Supreme Court of the United nounced the opinion that negroes were not citizens of the United States under the Federal Constitution and laws, we have a distinct recollection that the whole Black "Republican" was horror struck and overwhelmed with the

characters of Wolf Jim, Davy Crockett, To the People of Runsus Territory. curiosity the treatment which the Black of his sisters, one a girl 15 years of age, and Teachers' Examinations .- I will characters of Wolf Jim, Davy Crockett, Sim Slick, and Counsellor Scalpin, in four or five humorous Western law-cases; which, by the way, Mr. W. considered rather too hroad to portray before the grave and reversed Faculty.

To the People of Rugaus Territory.

To the People of Rugaus Territory.

Sim Slick, and Counsellor Scalpin, in four or five humorous Western law-cases; which, by the way, Mr. W. considered rather too hroad to portray before the grave and reversed faculty.

To the People of Rugaus Territory.

Fellow Citizens:—The announcement of my resignation of the Office of Governor, and on account of not leaving another room, and on account of not leaving another room, and on account of not leaving another room, and on account of not leaving of the purpose of examinations.—I will deal out to this decision of the other, a child 21 months old, were in the other, a child 21 months old, and the other, a child 21 months old, and the other, a child 21 months old, and the other, a chi trine laid down in the ore case was monstrous, room again, and placing a revolver to his Brooklyn-that laid down as law in the other case is head just above the right ear, blew his brains Montrose odius and scandalous. The Supreme Court out. The report of the pistol, and an alarm of the United States simply passed upon the made by some one, attracted the attention of Great Bend political status of the regro according to the officers Hill and Morehouse, of the 20th pre Eederal Constitution and lares the Supreme cent, then on duty in the neighborhood, and Court of the State of Michigan has passed they hastened to the spot. Finding the front upon his social status. The one court decid- door barred and boiled, they were temporaripeace and quiet depends, henceforward, more upon his social status. Into one court decided on the people themselves, than on the Executed that the negro, by the law, did not stand two of the Territory.

In every county the people have a superative of the court has desided that, if not by the bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves, statute law, by the law of custom, he does bundance of civil officers elected by themselves. not stand upon a social equality with the sented to the officials, as in the various rooms whites. The one court has decided that he lay the bleeding and fully insensible victims. is politically an interior being; the other that he is morally an interior being. The one excluded him from the Federal courts; the and first class railroad cars. The one dealt Beside him was a pool of blood and the pis-with him with respect to citizenship only; the other deals with him with respect to his fatal batchet and a large carving knife, which, manhood. If the one degraded him as part apparently, had not been used. Capt. Curry and parcel of the body iblitic, the other has was immediately informed of this most borabased him and tained him and ashamed rible affair, and went with a posse of officers

> came before them, to determine it upon comment—that officers discharge their duties party. They have been compelled to deter-faithfully, and that each and every one of his mine it in accordance with the principles of the Democratic party and the Dred Scott decision itself. They have been compelled to acknowledge, and to write it upon their enduring records, that the negro is an inferior being, though in so doing they have kicked away the platform upon which they sought decision went. They have been compelled to pass upon the negro as a social being and to pronounce him degraded. They have been compelled to pronounce their own political party by pocritical, disbonest and foul

We think the Dred Scott decision will stand in Michigan bereafter, since our own Black "Republican' Supreme Court Lave indorsed it, and sustained it, and gone be-

Ancient Fiction and Modern Fact: The Enchanted Salve story which Cervantea puts into the mouth of Don Quixote was doubtless intended as a saure upon the extragagant pretensions and miserable failure of the physicians of that day. But the fictions of one ago comotions become the facts of another, and could Cervantes revisit the earth, he would sed many of the cures ironically attributed to Don Quixote's nostrum, actually accomplished by Holloway's Ointment. The

virulent, deep scated ulcers, we can testify ers, 2d; Thompson—G. P. Blanding, Emery from facts that have come under our own ob Crozier, Joel Salsbury. servation, and if faith is to be placed in the consentaneous declarations of the thousands and tens of thousands who have tested its proprieties in this country and throughout the world, there can be no doubt that it is a specific-the only specific-for scrofula and cancer. The late war in Europe afforded a grand opportunity to ascertain its value as a dressing for flesh wounds, fractures and contusions, and it appears from the published official reporters of the army surgeons, that its application in such cases was followed by very remarkable results. The pain and inlammation of the parts rapidly aubsided, and healthful reaction ensued. Injuries for which the ordinary recipes where the tourniquet, the saw and the amputating knife, were cured without difficulty by the use of this powerful

recurerant. Probably no class of our countrymen better understand the value of Holloway's Oiutment than the denizens of the far west. It is in fact their "salve for every sore," whether occasioned by accident or the result of bardship and exposure. The Southern planters regard it as no indispensible item in their plantation dispensaries, and use it almost universally as a remedy for the cruptions and glandular diseases so coming among their negroes. In New England, where the invenions and discoveries are generally at the oute' locked upon with distrust, the Ointment has attained an extraordinary degree of popularity, and the demand for it in the States of New York, and Pennsylvania has been quadrupled within three years. In fact, it has no rival in public esteem among the remedies of the age, if we except the celebrated pills for internal diseases introduced by its world renowned inventor.

In the olden time, the law awarded to every Roman who saved the life of a fellow citizen a civic crown. If the moderns had perpetuated the custom, Holloway's Regalia would by this time have been the eight wonder of the world .- N. O. Crescent.

Frightful Tragedy in New York.

One of the most horrible, bloody and un natural tragedies which has ever occurred in The Circuit Court denied the validity of Day's this city, took place at the mansion of Mr. claim, when he was induced by the Black Francis Gouldy, 217 West 30th street, about Republicans" and Abolitionists to remove 10% o'clock on Tuesday night, From what can be ascertained at the time of writing, it appears that Francis A. Gouldy, a young man 19 years of age, and son of the gentle man first named, returned home Tuesday night after all the family had retired, except on this case, concludes with the following his father, the latter of whom let him in when the bell was rang. The young man acted rather strangely, and at once proceeded up stairs to his room, where he took off his coat and boots. Being in his stocking feet, he cautiously went below. Creeping into the sleeping room where his father and mother press, from the eastern boundaries of Maine were sleeping, the youth dealt his father a to the western boundaries of Illinois and Ohio, powerful blow on the head with the hatchet which split his skull. The deadly weapon where his two younges troluers were steeping. Hef. Price 25 and 50 cents. Manual and struck each of them a blow with the Liniment, in pint bottles 50 cts. Depot, 56 batchet still recking with the blood of his Courtland street, New York. parents. The brothest were knocked insensi-ble at the first blow, and they are likely to Joy to the World. In greatest Med-tic from their injuries. The hunderer then test Discovery of the day.—Read the advertise-came to a room occupied by the two servant ment headed "Helphold's Gerdine Preparation. list Mr. W. would again fective in the Commendation of the state out, to assail the following afternoon, after Westernoon after thousands this state to the maintens out, to assail the decision of the Supreme bit if the first blow and they are likely to which he would appear before the crimens of thousands who have thought for the maintens out, to assail the decision of the Supreme bit if the first blow and they are likely to which the first blow and they are likely to supreme bit if the first blow and they are likely to supreme be a supreme by the first blow and they are likely are likely to supreme be a supreme by the first blow and they are likely are likely

other excludes him from steamboat cabins stretched on the floor in the agonies of death. him as part and parcel of the social fabric.

Let it not be supposed for a moment that were called to attend the victims, and every thing possible was done by the police and Court of the State of Michigan. We do not. We shall sustain it, as we have sustained the fortunate people. The causes which led to decision of the Supreme Court of the United this terrible affair have not yet been satis-States. Both, in our judgment are eminent- factorily ascertained, although, according to ly right. Neither Court could make any rumor, the murderer was highly incensed at other decision; or, if the Supreme Court of his father for having undertaken to reprove this State had made any other decision, they him. It was rumored this (Wednesday) mornwould have merited the decision and con- that young Gouldy had taken his father's tempt of the whole country. The fact which bank book without his authority or consent we wish to bring preminently out in this and drawing money from the bank had used whole connection is, that the Supreme Court | it for his private purposes. The young man of the State of Michigan is composed of four among other vices was in the habit of stay gentleman of the Black "Republican" party, ing out late at nights, and his lather thinking ected by that party, and that they have he was not in the best of company or acquir been compelled, when this question of niggers ing habits which would redound to his cedit reproved him gently, and requested that he mon sense principles and in contravention of should cottoe home earlier and go to bed at the professed principles of the Black Republican a respectable hour. Mr. Gonldy has since died.-N. Y. Jour. of Com.

"Ha per's-Weekly" thus rebukes the aluminators of the Rresident: "Those who assail Mr. Buchanan's adminis tration for the financial straits to which it has come, sacrifice honesty to party prejudice. They know, if they know anything, that Mr. Buchanan is innocent of the cause of pecuni-ary embarra-sments of the government. There has been no material increase in the cost of the government since he became President. Indeed considering the constantly increasing cost of every commedity which money can purchase, the government of the United States appears really to be the most cono vical and rsimonious corporation in the country, for half its servants are underpaid. If the Utah expedition-a very costly performance, undoubtedly, but nevertheless unavoidableexcepted, Mr. Buchanan's administration may be said to have added nothing to the usual burdens of the country. The want of money which embarrasses the government

the President has no more control, than the Queen of Great Britain." List of Grand Jurors Drawn to serve at the November Term, 1838.

rises not from an increased expenditure, but

rom a diminished revenue, matter over which

Ararnt-Daniel Avery; Auburn-Lafayette Sanford; Bridgewater-Walter Allen, magic of science has shained the legends of Isanc Griffin; Clifford-M. C. Stewart; necromanar in the Laneficial effects of the Dimock Gentre Walker: Forest Lake-Extravagant eulogy is "not in our way;" F. D. Case, Harry Hall; Harmony-Cornelius ut there is a difference between flattery and Shew; Harford-D. W. Titus; Libertysimple justice. It has happened that in sev- Russel Southworth; Lathrop-C. R. Bailey, eral instances we have witnessed the effect Alfred Pratt; Lenox-A. R. Dunn; Middle of Holloway's Ointment upon externel diseases, town-James E. Stone; New Milford-Phi-That it will cure erysipelas, salt rheum, and lander Phinney; Silver Lake-Thomas Rog-

List of Traverse Jurors

Drawn to serve at the November Term, 1858. FIRST WEEK. Apolacon-John Foster; "Auburn-Jonas Carter, Jonathan Bunnell: Brooklyn-A. O. Eldrige, E. L. Gere; Clifford-Jonathan Burns, Peter Bennett, Joseph Miller; Choconut-Henry Porter: Dimock-Geo. Blakes-George M. Carpenter, Herrick-Isrnel Round; Jessup-R. S. Birchard, David Shav: Lenox-John Baker, Stephen Bell, Chauncey Scott; Middletown-J. Capfield, Jr.; John Davis, 2d. James Jones; Montrose-D. R. Lathrop New Milford-Nelson-Sprague, Wm. C Ward: Oakland-Stephen Frazeir: Rush-W B. Lindelay, Gilleod Pickert Susq'a Depot-Daniel R. Pope | Springville L. O. D. Ris lev, Seth Stark.

WHAT THEY SAY IN SOUTH CAROLINA. Abbeville, S. C., Aug. 21, 1858. Messrs. Fartel, Herring & Co., Philadelphia

Gentlemen-The close attention which our affairs have required since the fire, has hitherto prevented us from writing you about the Safe.
On occasion of the fire 19th July, by which we suffered a large loss, our store, with a number of other buildings, was consumed. The Safe, of your manufacture, which we had in the store, was exposed to a most intense heat, as is well attested by the effects on its strong iron frame, which, from its flaked and scaly appearance, looks as though it had been heated for a long time in and kegs of nails, fused into a mass, fell into the cellar, surrounded by burning materials, and was suffered to remain there, (as the contents had the 2d of August, 14 days afterwards. The difficulty in cutting it open with the best tools that could be procured, convinced us of its power to resist the attempts of burglafs, and when it was pened, we found the interior, to the assonishment of all, entirely uninjured by fire. This test has so fully convinced us of the capabilities of your Safes, that we would not part with the one we have in use for a large sum, were we debarred the privilege of getting another. Yours &c.
R. H. WARDLAW & SON.

FARREL, HERRING & CO., 30 Walnut Street, Philadelphia, Pag Only Makers in this State of

Herring's Patent Champion Safe, THE MOST RELIABLE SECURITY FROM PIRE ROW Holloway's Pills .- The suffering to hick delicate females are subjected by ignorant practitioners, and no less serious evils which they endure by seif-neglect, are terrible to con-template. Let us not then be thought officious and boots. Being in his stocking feet, he or presumptuous it we recommend to them with seized a heavy hatchef in his right hand and friendly earnestness this mild but reliable remedy for all functional derangements. For all the debilitating disorders peculiar to the sex, and in every crisis and contingency perilous to the lite and health of woman, youthful or aged, married or single, this great regulator, and renorator of the secretive organs and the pervous system is an immediate cure.

> No Excuse for having Colds and Pains in the Limbs, when a 25 et bottle of Dr. Tobids' Vonetian Liniment will afford you impediate re-lief. Price 25 and 50 cents. Dr. Tobias' Horse

15 Ward 16 Lodersville " Liberty Silver Lake 19 Brackney Checonut-22 Buffum 23 Baldwin 24 Towns 25 Cornell 26 Granger's Springville Dimock 29 Village 30 Academy 1 Nowton 2 City 3 Uniondale 4 Church Ararat. Thompson

A portion of the examination will be written; and a part oral. Each candidate should be provided with at least two sheets of good, fool's cap paper, pen and ink. All should be punctual; no one will be admitted to the class after the examination commences. B. F. TEWKSBURY,

BIBD.

In Harford, Oct. 23d, ABRAHAM TAFT, n the 66th year of his age.

Mr. T. was a native of New Hampshire, but for many years a resident of this county. He leaves to his bereaved friends the example of an honest man and upright Christian.

White-Man's Barber Shop, ____AT THE____ Franklin Hotel.

MONTROSE, PA. W. H. NEWEY. NOTICE.

A LL persons are hereby cautioned against trusting my son JOHN REARDON, a minor, as I will pay no debts of his contracting after this date.

MICHAEL REARDON. Forest Lake, Nov. 1st, 1858 .- 3w.*

R. KENYON, JR WOULD respectfully announce that he will hereafter offer his large stock of Goods for READY PAY

in conscenence of the severe pressure the times, and not having sufficient capital to wait till eternity for his pay, hoping to receive the patronage of his former friends, and all of his new friends that he will make by selling Goods.
CHEAF. Respectfully yours, in trade
R. KENYON, JR.

Lawsville Centre, Pa., Oct. 28th, 1858.

REMOVAL. La removed to their new office, a few doors south of Boyd & Webster's corner.

Montrose Oct. 25,-3m

TO MUSICIANS. PARTICULAR attention is called to the choice variety of Violin, Guitar and Bass Viol Strings, some of the best qualities in market. Also a good selection of Violins, Bows, Pegs, Bridges, Tail Pieces, Finger Boards, Rosin, &c., Accordeons, Elutes, Fifes, Drum Sticks, Tuning

Farks, Instruction Books, &c. Call in at the Variety Store of ABEL TURRELL Variety Store of Sheriff's Sale. D Court of Common Pleas of Susquebanna county and to me directed; I will expose to sale fite on Saturday, November 20th, 1858, at one o'clock, p. m., the following described plece or of land, to wit:

ALL that certain piece or parcel of land sits unte in the township of New Mil ord, county of Susquehanna, and State of Pennsylvania, and bounded as fellows; to wit: beginning at a stake and stones in a line of lands of Edwin Tingley; thence north 45 deg. West 16 rods and 13 links east 4 perches and 15 links to a post; thefice by lands of Goorge W. Tentiant south 45 deg: west lee, William Stone; Franklin-T. L. Merri- 101 perches and a quarter, containing about ten man; Forest Lake—Geo. W. Taylor; Gibson—acres of land, more or less. Taken in execution at the suit of George W. Tennant to the Bend—Charles Mayo; Harford—Amasa Chase, use of John W. Watson vs. Julian T. Tennant.] Purchasers will in all cases be required to pay on the day of sale an amount sufficient to cover ebus of sale, titlefwise, the property will be re-sold forthwith... JOHN YOUNG, Sheriff. Sheriff's Office, Montrose, Oct. 27th, 1858.

Sheriff's Sales.

DY. virtue of sundry writs issued by the Court of Common Pleas of Susquehanna County, and to medifected, I will expose to sale, by public ventue, at the Court House, in Montrose, on Saturday, the 13th of Nov., 1858, at one o'clock, p.m., the following destribed pieces or parcels of

and, to wit ALL that certain piece or parcel of land situate n the township of Onkland, county of Susqueanna, and State of Pennsylvania, bounded and described as follows, to wit: on the north by land of J. M. Baldwin; on the east by the Sus quehanna river; on the south by land of S. D. Benedict, and on the west by land of David Taylor, containing one hundred acres more or less, together with the appurtenances, two dwoling houses, one barn, some fruit trees, and of Susquehanna and State of Pennsylvania, about thirty acres improved. [Taken in execution at the suit of Bennett vs. Daniel Prentice.] ALSO-All that certain piece or parcel of

s fornace. The Safe, with heaps of molten glass land situate in the township of Lenox, county public highway and land of the Estate of and State aforesaid, bounded and described as follows, to wit: on the north and east by land of D. K. Oakley; on the south by land of Homphrey Marcey, and on the west by land of Luke Reed; containing about five acres more or less, with the appurtenances, one shop with shingle machine attached, and all improved Taken in execution at the suit of Daniel Oakley. s. L. W. Reed and Luke Reed.] ...

> ALSO-All that certain tract or parcel of land situate and being in the township of Dimock county and State aforesaid, and bounded described as follows, to wit: beginand lands of Isaac Woodhouse and Henry land in the warrantee name of James Care Drinker, north 1-2 deg. east 325 perches to a beech tree; thence cast 70 and 4-10ths perches to a post and atones, by lands of Susan V. Brad. Six cores for proposed with a small framed house. ford; thence by lands of Benjamin M'Keeby south 1-2 deg west 114 perches to the State road; thence along said road south 71 deg west 17 perches to a hemlock; thence north 86 deg. west 16 perches to a post and stones, on the south side of said State road; thence by lands of said Urbane Smith 2.1-2 deg -104 perches to the beginning containing 77 seres and 80 perches, strict measure, be the same more or ess, excepting therefrom one acre and 116 per ken in execution at the suit of Wm. A. Cham- the south by lands of B. Kerkuff and Abraberlin, to the use of Job P. Kirby, vs. Owen ham Palerson, containing about fifty acres Donoho and Elizabeth Donoho.]

ALSO—All that certain piece or parcel of land situate, lying and being in the township of Rush and county of Susquehanns and State of Pennsyvanie, bounded and described as follows, to wit: on the north by lands of George Browley; to wit: on the north by lands of George-Browley; on the east by lands of Cope and David Swack hammer; on the south by P. M. Snyder, and on the west by P. M. Snyder, containing about two the west by P. M. Snyder, containing about two the west by P. M. Snyder, containing about two the west by P. M. Snyder, containing about two the day of sale, an amount sufficient to cover the west by P. M. Snyder, containing about two in the day of sale, an amount sufficient to cover the west by P. M. Snyder, containing about two in the day of sale, an amount sufficient to cover the west by P. M. Snyder, containing about two in the day of sale, an amount sufficient to cover the west by P. M. Snyder, containing about two in the day of sale, an amount sufficient to cover the west by P. M. Snyder, and on the day of sale, an amount sufficient to cover the west by P. M. Snyder, and on the day of sale, an amount sufficient to cover the west by P. M. Snyder, and on the day of sale, an amount sufficient to cover the west by P. M. Snyder, and on the day of sale, an amount sufficient to cover the west by P. M. Snyder, and on the day of sale, at the costs of sale, at the costs

ALSO All that certain tract or parcel of county and State aforesaid, bounded and decounty and state arcressing, bounded and described as follows, to wit on the north-east by Samgel Spafford; on the south-west by David Sheldon; on the borth-west and south-east by land formerly of Robert H. Ross, eccessed, containing about 103 screen and being the same land and premises which Joseph Hyde, by deed of confirmation dated the 28th day of March, these last, but delivered the date of said indenture of mortage, conveyed and confirmed to the said James Mullen in fee, together with the appuris-nances, a log house, framed barn, orchard, and about 70 seres improved. [Taken in excention at the suit of Caleb Carmali vs. James Mullen.] ALSO—All that certain piece or pareal of land situate in the township of Jackson, county and State of oresaid, bounded and described as follows, to wit: beginning at a post and stones in the west line of Sedate Griswold's lot; thence north 47 1 2 deg. east 79 rods, to post and stones in the line of Thomas Butterfield; thence south 42 1 2 deg. east 80 rods to post and stones corner in line of the old Harmony road; thence south 34 8 4 deg. east 55 rods to post and stones corner in line of Judson Tennant's lot; thence south 46 1-2 deg. west 14 rods to the place of beginning; containing 49 1-2 and about 18 acres improved. [Takon in exe-

culion at the suit of Orlando Gunnison, adm's of the entate of Lafayetto Wilmarth, deceased, vs. Henry M. Tiffany.] vs. Henry M. Tiffany.]

ALSO—All that certain piece or parcel of land, situate, lying and being in the township of Lenox, Susquehanna county and State of Pennsylvenia, and bounded and described as follows to wilt: On the North by lands of Benj. Tourzie, Ashfiel Wescott, Warren M. Tingley, James G. and Marcus Case and Andrew Courad; on the East by Warren M. Tingley, Benj. Tourzie, Elisha Bell, Martin Conrad and Stophen J. Millard and on the West by Jas. G. and Marcus Case, David. Wilmarth and George Miles. containing a David Wilmarth andGeorge Miles, containing about four hundred and fifty acres more or less, together with the appartenances, five dwelling houses, three barns, one blacksmith shop, two orchards (containing about 200 apple and about 40 peach trees,) and about 200 acres improved. Taken in execution at the suit of Grow & Brothers vs. Rufus D. Clark.]

ALSO.-All that certain piece of land or village lot, situate in the borough of Surquehanna Depot county of Susquehanna and State of Penn-vania, bounded and described as follows to wit: on the north by the street; on the east by lot owned by H. Burrows & Co., on the south by Jand of A. C. Adams and on the west by lot occupied by school house No. 2 in said borough; ontaining about 18 rods of land, being 3 rods in front and 6 rods deep. [Taken in execution at the suit of Wm. W. Sterns vs. James

AISO-All that certain piece or parcel of and, situate in the borough of Friendsville in the county of Susquehanna and State of Pennsylvani, bounded and descriled as follows wit: on the north-west by land of Benj. Glidden, Esc. south part by den, Esq., south east by land of Erastua Day, north-east by the old Milford and Owego turn-pike road and south-west by land of Cafeb Carmall, containing about one half acre of land, together with the appurtunances; on wagon shop; all improved. [Taken in execution at the sait of J. P. W. Riley vs. H. A. Hillard.]

ALSO-All those 2 certain tracts or parcels of land situate in the township of Franklin, county and State aforesaid, butted, bounded and described as follows, to wit: beginning at a beach tree, being the northeast corner of lot No. 108; thence running south one deg. west 256 perches to a stake and stones; thence north 89 dog west 47 and 8.10ths per hes to a stake and stones; thence north one deg. cast 256 perches to a small hemlock tree; thence south 89 deg. east 47 and 1.10ths perches to the place of beginning con-8.10ths pershes to the piece of beginning containing seventy-seven acres and 100 pershes.
The other thereof known as parts of lots No. 109 and 117, bounded and described as follows, to wik beginning at a beech tree being the northwest corner of said lot No. 109; thence running

south 256 perches to a stake and stones; thence east 34 perches to a stake; thence north 256 beginning: containing 55 acres.
The first described piece being part of lat No.
108 and part of lot No. 116," together with the nppurtenances, one framed dwelling house, one barn, one saed, one horse barn and about sixty

acres improved. [Taken in execution at the suit

of Caleb Carmalt vs. Gould G. N. Smith. ALSO—All that certain piece or parcel of land situate; lying and being in the township of Rush. boundy and State aforesaid, bounded and described as follows, to wit: on the north by land of Calvin Waterman; on the east by land of Hiram Divine and by the public highway; on the to a post; thence by land of Richard Richardson north 45 deg. east 95 f. 4th rods to a post and stones; thence south 45 deg. east 13 ferches to a post and stones; thence north 45 deg. east 5 deg. east 6 about 100 acres, more or less, together with the perches to a sugar tree; thence south 45 deg. appurtenances, one house, one barn, one shed. south by land of William Whitney, and on the west by land of Chandler Bixby; containing appurtenances, one house, one barn, one shed, and about 40 acres improved. [Taken in execution at the suit of N. P. Babcock to use of A. B.

Culver vs. Morris Blakeslee.] ALSO-All that certain piece or parcel of land situate in the township of Oakland, county and State aforesaid, bounded and described as follows, to wit: on the north by lands of Selah Payne; on the east by land of James McArdle: on the south by lands belonging to the estate of John Hilburn, deceased, and on the west by lands late of Selah Payne, containing 93 acres more or less, with the appurtenances, and about ten acres partly improved. [Taken in excention at the suit of Duther Barnes vs. Peter Puls.]

ALSO-All that certain piece or parcel of land situate in the township of Harmony, county and State aforesaid, bounded and described as follows, to wit: on the north by lands of David Lyons; on the east by the N. Y. & E. R. Road; on the south by the public highway, and on the west by laud of David Taylor; containing about one acre, with the appurtenances, one house, one barn, one blacksmith shop, and all improved, Inquest held on sail premises and condemned. Taken in execution at the suit of Elijah Westfall vs. John Fritzley.]

ALSO-All that certain piece or parcel of land situate in the borough of Montrose, county bounded and described as follows to wit : on the north and west by land belonging to the Estate of isaac Post, dec'd, on the east by the Isaac Post, dec'd, and on the south by land of Azor Lathrop, containing about one and a half acre of land more or less, together with the apportenances, one framed dwelling house, one barn, one wood shed, and other out buildings, some fruit trees and all improved. Taken in execution at the suit of N. C. Warner and others, va. Albert Merriman.]

ALSO-All that certain lot of land aituate in Lenox township, county of Susquehanna and State of Pennsylvania, known as lot number forty-four of Drinker's Elkwood tract, ning at a beach saplin the southwest corner of number forty four of Drinker's Elkwood tract, a lot of land surveyed to Urbane Smith, thence containing one hundred and seven acres and by lands of Susan V. Bradford, west 37 perches forty perches of land, bounded on the south to a post and stones in the east line of land of by a tract of land in the warrantee name of A. G. Hollister, thence by said Hollister's land, Paul Harris, on the north-west by a tract of Six acres improved with a small framed house. [Taken in execution at the suit of Solomon Taylor vs. H. S. Davis.]

ALSO-All that certain piece or parcel of land situate, lying and being in the township of Rush, county of Susquehanna and State of Penusylvania bounded and described as follows to wit : on the west by land of Wm. Lake, on the north by land of A. Paterthes, and the right to construct a mildam. [Ta. son, on the east by land of Alfred Estus, on more or less with the appurtenances, one log twenty-five acres improved .- Taken in execution at the suit of M. S. Wilson, ve. Miles B. Estes.]