RICHARDSON L. WRIGHT, Philad's. FOR SURVEYOR GENERAL: JOHN ROWE, Franklin.

Notice. As the first of April is a general "pay day" we suggest to those who owe us, that we expect to bear from them before that time; or, at the latest, during court.

Should the above hint not be acted upon by a goodly number, we fear that there will be costs for somebody to pay.

Our report of the proceedings of the Democratic State Convention, is as much abbreviated as possible, yet its length, together with the amount of transient legal advertisemants, prevents us from commenting upon them at length, as we had intended to do. We shall do so hereafter. The action of the Convention was judicious, and paves the way for a good old fashioned Democratic triumph next

There will be no extra session of Congress.

The State Supreme Court have given their decision in the matter of the removal of J. K. Krewson, Esq., Co. Sup't of Schuylkill County. The opinion affirms the decision of the court below, which set aside the unjust dicthe ground that he has not power to remove incumbents without assigning reasons, and giving opportunity for defence. Mr. Krewson will resume the duties of the office. We have only space to-day, to add, that the result is a triumphant vindication of Justice. and a withering rebuke to those who have hour. attempted the exercise of a gross abuse of

The Democratic State Convention. Pursuant to a call of the State Central Committee, the members of the Democratic State Convention convened in the Hall of the House of Representatives on Wednesday, March 16th, and were called to order at 10 o'clock, A. M., by R. Biddle Roberts, Chair-man of the State Central Committee.

On motion, George M. Wharton, E-q. of Philadelphia, was chosen temporary Chairman of the Convention. On taking the chair Mr. Wharton made a J. A. Monson few remarks pertinent to the occasion, and

concluded by inviting the attention of the John Roberts, Convention to business. Convention to business.

J. Simpson Africa, of Huntingdon, W. J.
Leib, of Schuylkill, J. W. Donglas, of Franklin, and John H. Bailey, of Allegheny, were

P. Kemerer,

appointed temporary Secretaries. The Secretaries proceeded to read over the C. D. Brodhead, list of counties in alphabetical order, when Anthony Grady. the delegates answered to their names as fol-

SESATORIAL. 1. Philadelphia-Thomas H. Forsyth, Hugh Clark, James F. Nicholas and Samuel 2. Chester and Delaware-William

Latta. 3. Montgomery-John H. Hobert. Bucks-Franklin Vansant.

5. Lehigh and Northampton-Philip Johnson. 6. Berks-Tobias Barto.

7. Schuvlkill--Dr. Samuel H. Shannon. 8. Carbon, Monroe, Pike and Wayne-C. 9. Bradford, Susquehanna, Wyoming and

Sullivan-A. J. Gerritson. 10. Luzerne-Wm. S. Ross. 11. Trogs, Potter, McKean and Warren-Jas. Lyman.

12. Clinten, Lycoming, Centre and Union-13. Snyder, Northumberland, Montour and Columbia - J. B. Davis.

14. Cumberland, Juniata, Perry and Mifflin-J. S. Miller. 15. Dauphin and Lebanon-R. J. Halde-

16. Lancaster-Wm. T. M'Phail, Paul

17. York.-W. He Welsh. 18. Adams, Franklin and Fulton.-Henry 19. Somerset, Bedford and Huntingdon-

J. Simpson Africa. 20. Blair, Cambria and Clearfield-Thos 21. Indiana and Armstrong-J. Alexander

22. Westmoreland and Fayette-Horten sins Lowry.
23: Washington and Greene-Wm. Hop-

24. Allegheny-James A. Gibson, N. P.

Fetterman. 25. Benver and Butler-Samuel Marshall. 26. Lawrence, Mercer and Venaugo-Wm.

M'Knight. 27. Erie and Crawford-Murray Whallon.

28. Clarion, Jefferson, Forest and Elk-

J. L. Gillis. REPRESENTATIVE. Adams .. Henry J. Stabley. Allegbeny .. H. Spioul, John H. Bailey, John Swan, Dr. J. S. Penney, J. H. Phil

Armstrong and Westmoreland. C. R. Painter, B. L. Donnely and John W. Rohrer. Beaver and Lawrence .. James McCone

Capt. J. S. Dickey. Bedford and Somerset. W. J. Baer, Joseph W. Tate. Berks. Jacob Courad, Jeremiah Hageman

and David Plank. Blair. S. H. Bell. . Bradford. . William H. Peck, V. E

Bucks...William S. Lang, Jacob Van Butler .. A. S. McBride, John B. Mc-Quiston. Cambria. H. A. Boggs.

Centre. S. S. Seely. Chester, Wm. Ralston, Richard Evans, R. E. Moneghan. Clarion and Forest. Jacob Turney. Crawford and Warren .. Wm. Carr, R.

Brown. Cumberland and Perry . Thos. M. Biddle, Chas. C. Brandt.
Dauphin. - Robert A. Lamberton, Geo. W.

Delaware... William Gray.

Fayette. Charles Boyle. Franklin and Fulton J. W. Douglass, James B. Sausom.

Greens. . Rufus Campbell... Huntingdon . . R. Bruce Petriken. Indiana ... James Sloan.

Jefferson, Clearfield, Elk and McKean. Wm. P. Jenks, Wm. A. Wallace. Lancaster Jacob F. Koutz, Samuel C. Stambaugh, P. J. Albright, Jerome B.

Lebigh audacob Witmer. Nault. Luzerne .. Anthony Gra-P. C. Gritman.

Lycoming and Clinton. John B. Beck, A. Mercer and Venango. . Arnold Plumer,

Mifflin . John Kyle. Monroe and Pike .. G. W. Rowland. Montgomery . J. W. Bigony, Jesse avis, Samuel Houpt. Northampton. Peter Kemmerer, George

Northumberland . Jacob Leisenring. Philadelphia. . Wm. Cunningham, Henry H. Gildez, Benj. H. Naves, Geo. M. Wharton, rederick A. Server, John A. Morrison, Win Neally, John H. Brimmer, Robert B. Knight, A. L. Snowden, John Wharton, Geo. Fisher, Francis McManus, Samuel Ogden, J. Henry Askins, John Roberts, John G. Brenner.

Potter and Tioga. Timothy Ives. Schuylkill. G.D.B Keim, Henry L. Acker,

Susquehanna. J. O. Bullard. Union, Snyder and Janiata . . E. S. Doty, J.

Washington. . George W. Miller, Andrew Wayne .. H. L. Stephens.

Wyoming, Sullivan, Columbia and Mon-tour. W. D. Weidenbeimer, Levi L. Tate. York. Wm. S. Picking, E. K. Herbert. A committee of thirty-three, consisting o one from each Senatorial district, were chosen to report permanent officers for the conven tion, said committee being designated by the

G. Brenner, R. E. Monaghan, John H. common country. Hobart, F. Vansant, Philip Johnson, Tolias Barto, G. D. B. Keim, W. H. Butler, W. H. ed by James Buchauan in amicably settling Peck, W. S. Ross, Timothy Ives, D. M. Hall, with Great Britain, in accordance with the tom of the State Superintendent Hickek, on man, W. T. M'Phail, Peter J. Albright, W. of "the freedom of the seas," from the sur-Hopkins, Jesse Pencey, J. A. Gibson, S. promptly and effectually suppressing an arm-Marshall, A. Price, William Carr, Jacob ed disaffection and rebellion in Utali; in

On reassembling a communication was re-

the convention.

The rules of the House of Representatives so far as applicable, were adopted, to govern the proceedings of the Convention. Mr. Hopkins, from the committee appoint ed for the purpose, reported the following

PERMANENT OFFICERS OF THE CONVENTION. President:

ARNOLD PLUMER. Vice Presidents: P. Hamilton. P. J. Albright, W. H. Welsh, R. B. Knight H. S. Myers. David Plank, J. W. Tate, J. Van Buskurk. S. H. Bell. J. W. Rohrer, H. Lowry, A. Bruce J. II. Phelps, Charles Lyman. A. C. Noyes, J. S. Dicker. . L. Tate, Wm. M'Knight, E. S. Doty J. L. Gillis, I. Witcelan, R. J. Haldeman. J. O. Bullard.

Secretaries: J. W. Douglass, W. J. Leib, J. S. Africa, J. H. Bailey, J. B. Davis, R. E. Brown, T. P. Collins, Jpo. Sween, W. S. Picking, S. Jenkins, A.J. Gerritson, S.S. Seely, G. W. Shawde, acob Cunnel.

The report was unanimously adopted. Mr. Plumer, on taking the chair, thanked the Convention for the honor conferred upon

(His remarks are omitted for want of Mr. Haldeman moved that a committee of fifteen be appointed by the President, for the on this continent. purpose of drafting a series of resolutions and platform, expressive of the sense of the Con-

each Senatorial district in the State, to be

appointed by the Delegates.

After some debate Mr. Whallon moved to amend the amendment of Mr. Sansom, and the word "fifteen" in the original motion, and from the government of Spain, was a manly naking the motion then read : "That a Committee of thirty-three be ap-

platform expressive of the sense of the Con-The amendment to the amendment was

On the other hand it was argued that this course would occupy too much time; that so large a committee was uni e e sarv ; and that

he resolutions which might be reported, could and would be debated, and, if found to not accord with the sentiments of a majorty, amended by the Convention. The question then recurring on the amend-

ment submitted by Mr. Sansom, it was disagreed to Mr. Haldeman's motion was adopted. Mr. Gillis then offered the following: Resolved, That all resolutions offered in this Convention be submitted to the Committee on Resolutions without debate.

Mr. Lamberton suggested a modification so as, to include all resolutions offered previous to the report of the Committee on Resolutions which was accepted by Mr. Gillis. The original resolution, as modified, was

then adopted. Adjourned to three o'clock. -

AFTERNOON SESSION. The Chairman announced the following

bers of the Convention resolved themselves present sources of revenue.

| Present sources of revenue | vowe | bins and bas not shown much discretion a mass convention (Hon. Arnold Plumer | Resolved, That in view of the difficulties | tion in the selection of his officers and friends.

mittee not being ready to report, upon motion, Treasury for the safe keeping of the moneys the Committee took a further recess until 5 of the Commonwealth, on the principle of the

The hour of 5 o'clock having arrived, and mended to the Legislature of the State.

Mr. Tate, of Columbia, moved the adoption

AUDITOR GENERAL. Mr. Gillis—the gentleman could have an Democratic party. Schisms had already pro- each box. Price \$1. Sent by mail on euclose the properties of the pertleman could have an Democratic party. Schisms had already pro- each box. Price \$1. Sent by mail on euclose duced woeful results; and the jast taught a low. He could not embody it in the report useful lesson for the future.

R. B. ELUTCHINGS. L. Wright of Philadelphia. W. H. Butler, of Carbon, nominated Jacob of the Committee.

Calisburg. to. -

Mr. Naves, of Philadelphia, nominated Isaac N. Marselis, (subsequently withdrawn. Mr. Jenks, of Jefferson, nominated Joseph

Hutchinson, of Jefferson. Mr. Gritman, of Luzerne, nominated Edmund Taylor, of Luzerne. Mr. Robrer, of Armstrong, nominated Jacob ry, jr. Mr. Johnson, of Northampton, nominated

Ephraim W. Hamlio, of Wayne. SURVEYOR GENERAL Mr. Sansom, of Fulton, nominated John Rowe, of Franklin.

Sensinger, of Bedford. Mr. Brant, of Perry, nominated Robert

Kelley, of Perry. Mr. Ross nominated Henry Colt of Luz-Mr. Wallace nominated William T. Alex-

Mr. Albright, of Lancaster, nominated J. Franklin Richard, of Lancaster. Adjourned till 7 o'clock. - EVENING SESSION.

The Convention was called to order at 7 'clock P. M. Mr. Haldeman, Chairman of the Committee on Resolutions, offered the following report :

RESOLUTIONS. Resolved, That the Democracy of Pennsylvania have unabated and full confidence following named gentlemen composed the States, and desire to sustain his administration from a conviction of the intimate connection H.A. Gilden, T. H. Forsyth, Hugh Clark, of its principles with the best interests of our

Resolved, That the complete success achier-James K. Davis, J. Miller, George W. Bow- American doctrine, the long mooted question S. Picking, J. B. Sansom, W. J. Baer, W. A. veillance and annovance of a maritime police; Wallace, J. W. Robrer, C. R. Pointer, Wm. in quieting the civil broils of Kausas; in speedily to m nating the Indian wars which The convention took a recess for half an threatened to desolate our Western frontier; him on the Kansas question, but he had othand his resolute effort to secure for American, er grounds to induce him to oppo e the resotrade and travel safe and proper transitroutes coived from W. H. Miller, Clerk of the Senate | between the Atlantic and Pacific oceans; to property of citizens of the United States in the anarchical or ill-governed States of Mexico, Central America, and South America, entitle him to the esteem, gratitude and confi-

dence of the people of Ponnsylvania, as well as of the whole Union. Resolved, That the Democracy of Pennsylvania have always advocated and still adocate an adequate encouragement and discriminating protection of iron, and coal, and the industrial interests of this State, within the scope of a tariff for necessary revenue; Government, and that an obstinate adherance to it will result in the accumulation, in time of peace, of a heavy national debt, always dangerous to the peace, liberty, and prosperity of a free people, they now, by their represen-tatives in this Convention, earnestly maio the people of this State, by a frank and cord al support of the policy of the first President to aid and strengthen him in his future enciple set forth in his last annual message.

is demanded by the whole spirit of our insti- consent of the Governor, filed in the office of utions, and the best judgment of the people; the Secretary of the Secretary of the Comit) is, at the same time, incumbent upon us to monwealth. assertion and protection of the rights of all they had been offered an advance of \$275,-American citizens everywhere, and ospecially 000.

cause of humanity, by its tendency to check allegiance. the progress of the slave trade; and that the porsession of that Island by a fair purchase insert in lieu thereof, the word "thirty-three," and upright step towards the attainment of so describle an object; an object which has party repudiated him in 1856, he would have aid in securing its triumphant election upon received the sanction and approval of Jeffer. pointed by the Chair to draft resolutions and son, Madison, John Quincy Adams and Clay, number of Democratic voters. is well as of eminent living state-men.

Resolved, That across the Central American lathmus lies the great highway to our The adoption of the amendment of Mr. Sansom was urged on the ground that it was more democratic, giving a better opportunity for a full representation of the convention on the committee.

Taking States, and that we have witnessed, with pleasure and pide, the earnest efforts of the President to keep them open and make would unifor Governor.

The adoption of the amendment of Mr. with pleasure and pide, the earnest efforts of the President to keep them open and make would unifor Governor.

The adoption of the amendment of Mr. with pleasure and pide, the earnest efforts of would unifor Governor.

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The adoption of the amendment of Mr. with pleasure and pide, the earnest efforts of would unifor Governor of Governor of Governor Packer.

The adoption of the amendment of Mr. with pleasure and pide, the earnest efforts of would unifor Governor of Governor of Governor of Governor Packer.

The adoption of the amendment of the impartial manner in which he has presented to the impartial manner in which he has presented to the impartial manner in which he has presented to t

sire to record their sense of the ability, con- the Know-Nothings as illustrations of an ab-

acts as one of the representatives of Pennsylpopulation to organize their State govern- to a vast monopuly; lastly, that, his endorsements under a Constitution with or without ment would do the party-injury.

slavery as they may severally determine subslavery as they may severally determine, subject only to the Constitution of the United to take concilitory measures. Lecompton

that subject, meets with our renewed and un- ing factions. animous approbation and support. Resolved. That the prosperity of our State tion were, first, an engineement of the State ing your purchases from an extensive and varied can be better and more securely promoted by policy, and second, the confine and more securely promoted by policy, and second, the confine and more securely promoted by policy, and second, the confine and stock of white lead, zinc, col'rd paints Committee on Resolutions:

B. J. Haldeman, C. M. Wharton, G. W. encouraging the competition of individual

in the chair,) when speeches were delivered by Mr. Snowden, of Philadelphia, and Mr. system, and of the losses incidental to a deHugur, of Somerset.

His upported the resolution as eminently Four o'clook having arrived, and the Com- tions, the early adoption of an independent sub-treasury of the United States, is recom-

now. He could not embody it in the report

The first six resolutions were read in order, and unanimously adopted.

The seventh resolution, relative to Senator Bigler, was read, when Mr. Lamberton moved to strike out all after the word "resolved,"

and insert the following: condition that Mr. Johnson should not occu-That we approve of the State policy of py the Convention for more than ten minutes. Governor Wm. F. Packer. His just exercise Mr. Johnson accepting this, made some re-of the veto power has been fearless and Demarks. He deprecated the conciliatory polimocratic and his administration of the uffairs of our Commonwealth and the execution 1854, in his own county, when the Demoof the laws, commands our commendation. pudiated it, and the next election gave the A point of order was raised, the proposed

Ms. Tate, of Bedford, nominated Isaac amendment not being germane to the subject regular Democratic nominees twelve hundred ensinger, of Bedford.

of the resolution. The chair sustained the majority. point of order. all adouted nem. con-

The question being on the resolution of Mr.

Lamberton,

Mr. Lamberton advocated its passage, and and deprecated the ignoring of the Demo-cratic party when he atumped the State.

He reverted to the iniquity of the sale of the main line and transfer of the canals. As cratic Executive of the State by the report of the Committee. The resolution was confined to Governor Packer's State policy, and did not touch his action in regard to Lecompton and the National Administration.

Speaking by authority, he denied any par-

Speaking by authority, he denied any par ticipation by Governor Packer in an article to stump the State for the discussion of this which had appeared in the Governor's organ at Harrisburg, reflecting upon the National Government. If this supposed participation had to any extent influenced the Committee in the patriotism, integrity and capacity of to ignore the Governor, this, was now done delegates from each Senatorial district. The James Buchanan, the President of the United away with. He would admit that the Gorernor had been unhappy in some of his appointments and in the selection of friends: he would not defend the conduct of the Attorney General, Mr. Knox, and others. But in order to harmonize the party, and avoid it being said that a Lecompton is ue has been made against the State Administration, he urged, on grounds of policy, to the Domo-

ratic party, the passage of his resolution. Mr. Monaghan said he had a very sad and Davis, (Montgomery.) Davis, (Northumberlan,) ainful duty to perform. He cared nothing Flood, Hamilton, Hopkins, Hall, Ives, Jenks, painful duty to perform. He cared nothing bout the anti-Lecompton centiments of Gov. Packer; he would harmonize and even vote for any Democrat who honestly differed from

The course of Governor Packer had been tendering the use of the Scuate chamber to maintain the induces and honor of the na- to foster disorganizers of the party, and his ion and to protect the lives, business and very Attorney General had been his emi-sary,

Chester county. Recently the Governor removed one of the best Democrats and most honest men in the State, from office, and put in his place a man from New Jeisey-a man who supported a Republican who had voted for a law confer- Knight, Latta, Lyman, Lowry, Leib, Myer, ring on the "niggers" of New Jersey the Monaghan, Marshall, Miller, McKnight, Me-

right of suffrage. Let Democrats look over the appointments he had made, and with exception of the Sec- Petrikin; Plumer, Ralston, Rowland, Shannon, retary and Deputy Secretary of the Commonwealth, there were none he could approve. and believing that the revenue accruing from the existing tariff will be insufficient for the say that he did not believe Governor Packer or. Whatton, C. M., and Waidenhaimer -04.

The Convention then proceeded to ballot the Legislature for the transfer of the State for Auditor General. On the first ballot canals. What was his action! Did he in- Richardson L. Wright received 89 votes terpose a veto, as a Democrat should have Jacob Ziegler 27, and James Salisbury 7, and one! No, but he gave his official sanction E. W. Hamlin 3. Mr. Wright was thereupon

to the bill, and gave the canals for far less han their known worth to the State. \$225,000 more for one of the lines than was to proclaim the name of John Rowe, by acwhom Pennsylvania has given to the Union, received, and yet he consented to its re-sale for an amount less this sum. And what was deavors to produre a revision of the tariff act | his excuse ! Why, that previous to the first, of 1357 by the next Congress, on the print he had given his verbal assent to the latter. Look at the act which provides that no Resolved. That while an economical ad- transfer should be made by the Sunbury and ministration of the government of the Union Erie Railroad Company, without the written form-agreed to.

His doctrine was to rebuke evil wherever tee on Resolutions are hereby tendered to the Resolved, That the acquisition of the Is- it was seen. What would have been the ef- members of the Senate for the kind offer o land of Cuba by honorable and peaceable fect of a rebuke of David Wilmot years ago, the Hall of, the Senate for the use of said means, would be of vast importance, to the when he violated the usages of the Demo-Committee, and that the thanks of the Con-Mr. Sansom offered an amendment that prosperity and security of our whole country; cratic party. Why, districts which now vention are continlly voted the members of the Committee should consist of one from and also advance in an eminent degree the were opposition, would have retained their the House of Representatives for the use of

The same was the case in Chester and Del- State Convention. proposition of the President to obtain the aware Di-trict, when he had opposed the nomination of Hickman, in 1854 and 56, cordial support of the nominees of this Conwho, after his election, became a traitor to the bemocratic party. Had the Democratic Pennsylvania, pledging our united efforts to party repudiated him in 1856, he would have aid in securing its triumphant election upon

More votes would be lost by advocating vention be authorized to appoint a State Cen-Governor Packer than by keeping quiet, tral Committee, to consist Alroady there were reasons to believe that each Senatorial district. iscussed at some length and was not agreed to. Pacific States, and that we have witnessed, he would be nominated by the opposition for Revolved, That the thanks of this Conven-

enable him to insist upon the fulfilment, by the States possessing these territories of the treaty guarantees which they have given to our citizens.

Resolved, That this Convention highly approve the course of the Hon. Wm. Bigler, the state of the description Senator in Congress from this State, and de its non-endorsement of one man. He cited DLARK NOTES, Deeds, and a variety of the Know-Nathings to illustrations of an about Blanks for sale at this Office.

sistency, patriotism and sound national De- surd attempt of a new factionists to defeat a mocracy which have distinguished his public great party.

acts as one of the representatives of Pennsylle Should vote against the resolution for and Sabbath, the 26th and 27th of March. vania.

Resolved, That the doctrine of popular sovereignty, which recognizes the right of the value of office; that he had consummated derof the Wvalusing District Leing shout to people of the Territories having a sufficient fraud by the transfer of the people's property

States, and wi hout any control of any de-States, and wi hout any control of any de-partment of the Rederal government over desired a compromise between the two oppo-

The propositions embraced in the resolu-

Committee on Resolutions:

B. J. Haldeman, C. M. Wharton, G. W.
Miller, Jas. L. Gillis, R. E. Monaghan, Levi
L. Tate, V. E. Piolett, G. H. Rollin, S. Jenkins, N. P. Fetterman, R. B. Petriken, J. B.
Beck, J. Hageman, E. S. Doty, J. Leisenring.

The Convention took a recess until 40 clock
P. M. in order to enable the Committee on
Resolutions to prepare their report.

Mass convention.

Som be better and more securely promoted by encouraging the competition of individual capital, skill and industry than by any grant

The resolution did for endorse the Govand window glass of assorted sizes and qualities. All of these articles are marked at the error in his personals perferences, such as John C. Knox. The general. Knox same from Chester need not tell him anything about the Attornion of the land and until the people are relieved from the burden of the land will not be stock of white lead, zinc, colored patients and window glass of assorted sizes and qualities. All of these articles are marked at the committee are marked at the error in his personals perferences, such as John C. Knox. The general. Knox same from the stock of white lead, zinc, colored patients and window glass of assorted sizes and qualities. All of these articles are marked at the error in his personals perferences, such as John C. Knox. The general. Knox same from the stock of white lead, zinc, colored patients and window glass of assorted sizes and qualities. All of these articles are marked at the error in his personals perferences, such as John C. Knox. The general stock of white lead, zinc, colored patients and window glass of assorted sizes and qualities. All of these articles are marked at the error in his personals perferences, such as John C. Knox. The general stock of white lead, zinc, colored patients and window glass for stock of white lead, zinc, colored patients and valued patients.

The Convention to the first patients are marked at the error in his personals perferences, such as John C. Knox. The general stock of white lead, zinc, MASS CONVENTION.

Are opposed to any unnecessary expenditure showed now his ingratitude and true characteristic practice. They are mild in their latterinterval of adjournment, the memory, or any reduction of the latterinterval of adjournment, the memory of the public money, or any reduction of the latterinterval of adjournment, the memory of the public money, or any reduction of the latterinterval of adjournment, the memory of the public money, or any reduction of the latterinterval of adjournment, the memory of the public money, or any reduction of the latterinterval of adjournment, the memory of the public money, or any reduction of the latterinterval of adjournment, the memory of the public money, or any reduction of the latterinterval of adjournment, the memory of the public money, or any reduction of the latterinterval of adjournment, the memory of the public money, or any reduction of the latterinterval of adjournment of the latterinterval of the latterinterval of adjournment of the latterinterval of adjournment of the latterinterval of adjournment of the latterinterval of the latterinterval of adjournment of the latterinterval of the latterinterval of adjournment of the

> politic, and essential to the success of the Democratic party in 1860. Mr. Hopkins, as one who had for thirty years been an observer of political parties, would offer a few suggestions. Though he could not but admit that the discretion of the

useful lesson for the future.

Mr. Gillis did not suppose that further disGeneral Agent for the United States, to whom

Three General Agent for the United States, to whom

Agent for the United States, the United States, the United States and the United S Ziegler, of Butler.

He moved to proceed to second reading cussion would give much information. Three all Wholesale orders should be addressed.

Mr. Gibson, of Pittsburg, nominated James and consideration of the resolutions. Agreed speakers have spoken for and one against the Dr. J. W. LYMAN, Tunkhamook, and ABEL resolution. He though it best to let the Con- TURRELL, Montrose, Agents.

vention decide now, and therefore called the previous question. Mr. Johnson asked that the call should b

withdrawn. Mr. Gillis refused to withdraw except on condition that Mr. Johnson should not occucy, and said that it had been advocated in cratic party was at a low cbb. He had re-

The resolution endorsed the State policy of gration there was one incessant pouring of flame the Governor. Why, what other policy did he have! He had broken every pledge made to be scarcely upon the safe which contained them.

The question being on the resolution of Mr.

Amberton.

tion! Why, before the election, he declined question, alleging that the Governor had othing to do with it. Then, after the election, he seized upon matters which were qually and entirely foreign to his duty. He could not vote for the resolution. He could vote for anti-Lecompton Demograts, but not for Republicans, even though they

The previous question was renewed, and On the resolution relative to Wm. Packer, the year and nays were called by Jno.

had been Democrats.

B. Beck, and were as follows: YEAS-Messrs. Africa, Baer, Bell, Beck, Bruce, Brown, Collins, Campbell, Donnelly, Kyle, Lamberton, Leisenring, McPhail, Nolf, terminus of the intestinal canal, and thus a safe loyes, Ogden, Painter, Price Picking, Ross, Right, Robier, Roberts, Shultz, Stambaugh, Tate, (Bradford,) Vanbu-kirka Welsh, and

Wharton, John-37. NAYS-Messrs, Acker, Albeight, Askins, Barto, Brodhead, Bailey, (Allegheny,) Boggs, Brandt, Boyle, Butler, Brenner, Bullard, Bigony, Brimner, Clark, Conrad, Carr, Cunningam, Dickey, Davis, (Union.) Doty, Douglass Evans, Forsythe, Futerman, Fisher, Gillis, Gilbert, Gerritson, Gibson, Gray, Grady, Gritman, Gilden, Hobart, Haldeman, Hagerman, Johnson, Jenkins, Keim, Kemmerer, Kautz, Quiston, Morrison, McMannus, Miller, (Washington,) Penny, Phillips, Plank, Peck, Piolett, Stehley, Sproul, Seely, Sansom, Shawde, Ser vor, Snowden, Sherwood, Stephens, Turney.

unanimously declared the nominee. The names in nomination for Sarveyor Gen-In his last message, he alluded to a bid of eral were withdrawn to allow the Convention

On motion, the Chair appointed Messrs Lamberton, Welsh, and Petrikin, a committee to wait upon the nominees. Mr. Piolett moved that the proceedings of the Convention be published in pamphlet

Resolved, That the imposition of the present tonnage tax upon the freight, &c., of the Pennsylvania Railroad is a contract entered into sustain the proper dignity of the country at | A short time after the transfer, be had been on the part of the Commonwea'th with said home and abroad, and not to neglect the with one of the purchasers, who had said that company, the benefits of which the said comprompt supply of all necessary means of de-fence again t foreign aggression, and for the of the canals, and that within three weeks law imposing the same would operate unjustly towards theitax-payers. Resolved. That the thanks of the Commit

> the Hall during the session of the Democratic Resolved, That we hereby recommend the

Resoland. That the Chairman of this Cor

tral Committee, to consist of at least one from

Notice .-- Rev. George Landan will preach in the M. E. Church in Montrose, on Saturda and on the Sabbath at 11 o'clock, a. m. The term of office of Br. Landon as Presiding El-

der of the Wyalusing District being about to expire, it will probably be his last visit to us in that capacity. Notice .-- The "Sociable" of the M. E. So ciety will be held this week (Thursday evening)

at the Parsonage. Bypurchasing Goods of Ziegler & Smith, (Wholesale Drug, Paint and Glass Dealers,) corner of Second and Green Sta.,

ties, painful menstructions, removing all obstructions, whether from cold or otherwise, headache, pain in the side, palpitation of the heart, disturbed sleep, which arise from interruption of nature. TO MARRIED LADIES, these Pills are invaluable, as they will bring on the monthly period with regularity. Ladies who have been disappointed in the use of other pills, can place the utmost confidence in Dr. Cheeseman's Pills do-

the Committee on Resolutions not being yet to place in nomination candidates for Auditor General and Shrvayor General, when the following nominations were made:

| Mr. Tate, of Columbia, moved the adoption of the report and resolutions. | Mr. Lamberton wanted to know whether following nominations were made: | Mr. Lamberton wanted to know whether following nominations were made: | Mr. Lamberton wanted to know whether following nominations were made: | Mr. Lamberton wanted to know whether following nominations were made: | Mr. Lamberton wanted to know whether following nominations were made: | Mr. Lamberton wanted to know whether form of an original following nominations were made: | Mr. Lamberton wanted to know whether form of an original following nominations were made: | Mr. Lamberton wanted to know whether form of an original following nominations were made: | Mr. Lamberton wanted to know whether form of an original following nominations were made: | Mr. Lamberton wanted to know whether form of the State. | Mr. Lamberton wanted to know whether form of the governor has not proven good in regard to sult therefrom. | Warranted parely vegetable, and free from sult therefrom. | Warranted parely vegetable, and free from sult therefrom an amendment in the form of an original following nominations were made: | Mr. Lamberton wanted to know whether form of an original free from the sult therefrom an amendment in the form of an original following nomination whether form of an original following nomination wanted to know whether form of the sult therefrom wanters, whether should be read, accompany to the following nomination wanted to know whether form of the sult therefrom an interest of the domination of the domination of the could not but admit that the discretion of the Coverage would certainly recommended to know whether the discretion of the Pregnancy, as a miscarriage would not be used during nor domination of the could not be used during nor domination of the property of the could not be used during nor dominatio

jan20 ly March 151, 1850 .- if. - 1

## FARREL, HERRING & CO.'S

LATE FIRE AT DUBUQUE, IOWA.

Dunuque, Jan. 7, '59. Gents: Lam requested by Mr. T. A. C. Coch rane, of this place, to say to you that on the morning of the 4th instant, about 3 o'clock, his store took fire, and the entire stock of goods was destroyed. The heat became so suddenly intense that none of the goods could possible be saved; but fortunately his books and papers, which were in one of your Champion Saies, were all preserved perfectly. And well they may be called Champion, for during the whole confla-

No.629 Chestnut Street, (Jayse's Hall.) where the largest assortment of Safes in the

world can be found FARREL, HERRING & CO. 620 CHESTRUT STREET, march 17—tf.

Holloway's Cintmentand Pills .most erroneous idea prevails in this country relation to hemorrhoids, or piles. They are suffered to drain the system of its life-blood, because, forsooth, it is deemed dangerous to meddle with them. Now we undertake to say that every form of the disease can be expeditiously cured (not suppressed) by the simultaneous use of Holloway's Pills and Ointment. The former expels the actid irritating matter which produces the hemorrhage, while the Ointment, acting as a balsamic styptic, closes the mouths of the relaxed blood-vessels near the

ectralae.

complete, and permanent cure is achieved.

In Brooklyn, on the 16th inst, by Rev. N. Doolittle, Mr. HOSEA A. TIFFANY and Miss ALPHA M. JEFFERS, both Harford, Susq'a

BIBD.

In Forest Lake,, on the 4th inst., Mr. LU MAN HAWES, aged 34 years and 11 months In Bridgewater, on the 7th inst., Mrs. PAR. MELIA CATHARINE, wife of Cyrus Warner, aged 27 years and 5 days.

She early professed religion, and united with the Methodist Church while living with her father, Amos Barns, in Liberty: Her married life

was short, not quite two years and a half, and yet long enough to prove a faithful and devoted wife and mother, and remarkably kind and affectionate step-mother. She leaves a husband a child and step-child, and numerous friends t mourn her decease. She is lamented; however not as those who die without the Christian's hop
"Blessed are the dead who die in the Lord."

FREE EXHIBITION! MAY BE SEEN DAILY, AT P. LINES' TAILOR SHOP! From 6 a. m. to 10 p. m., The Latest Fashions

GENTLEMEN'S COSTUME ever presented to the public. JUST RECEIVED!

Comprising the Greatest Variety of

**CLOVER AND TIMOTHY SEED** AND FOR SALE BY-

H. BURRITT. New Milford, March, 14th, 1859. Executor's Notice. WHEREAS Letters Testamentary upon the catate of CURDELLIA M. SMITH, late of Great Bend township, deceased, have been granted to the subscriber; all persons indebted to the said estate will please make pay-

Dissolution. THE firm of Scott & Roberts was dissolved on the 18th inst., by mutual consent. The accounts of the firm are in the hands of E. B.

Roberts, at the place of busines S. T. SCOTT, E. B. ROBERTS. March, 21st, 1859. "BEEF!! BEEF!!"

WHAT of that? Nothing—only that article, together with occasional "Bits" of fresh MUTTON & PORK, can be had in the Basement of Boyd & Webster's New Building, just below Searle's Hotel.
ROBERTS & HILL.

' GEO. C. HILL.

Montrose, March 21st, 1859.---tf. TEW GOODS, in my line of business, arriv-ABEL TURRELL

Co Farmers and Gardners.

E. B. ROBERTS.

THE SUBSCRIBERS OFFER FOR SALE 60.000 BARRELS OF THEIR NEW AND IMPROVED

UDRETTE, LODI MANUFATURING COMPANY.

and window gluss of assorted sizes and advindow gluss of assorted sizes and qualities. All of these articles are marked at three years) has been in the marked for eighteen three years) has been in the marked for eighteen three years) has been in the marked for eighteen three years) has been in the marked for eighteen three years). years, and still deflos competition, as a manure for Corn and Garden Vegetables, being cheaper, more powerful, than any other, and at the same time free from disagreeable odor. Two barrels, (\$3 worth) will manure an acre of corn in the ill, will save two thirds in labor, will cause it to come up quicker, to grow faster, ripen earlier, and will bring a larger crop on poor ground than any other fertilizer, and it is also a pre-

ventive to out worm; also it does not injure the seed to put in contact with it.
The L. M. Co. point to their long standing reputation, and the large capital (\$100,000) inrested in their business as a guarantee that the rticle they make shall always be of such quality

is to command a ready sale. Price \$1.50 per barrel for any quantity over six barrels.

A Pamplet, containing every information, will be sent [FREE] to any one applying for

GRIFFING, BROTHERS & Co., Agricultural Warehouse, 60 Courtlandt St., NEW YORK.

DR. JOHN W. COBB. Physician & Surgion,

March 17, '59-3m.

THAT every intelligent man in this commu-nity should not know that a new arrangenent has been made by

WEAVER & ATHERTON, AT THE STEAM MILL SHOP,

FOR CARBYING ON THE BUSINESS OF Blacksmithing. / and Carriage-Ironing. but for the benefit of the for who do not we would say that we are prepared to do any work in our line, which may be intrusted to us, in the most durable manner, the most approved style, and in the shortest possible time. All our, work warranted to give good satisfaction.

JANES M. WEAVER. JERRE L. ATHERTON Montrose, March 1st, 1859 .- 6mt Petitions for Tavern Liceuse. TOTICE is hereby given that in pursuance Vof the Act of Assembly, the following persons have filed their petitions with the Clerk of the Court of Quarter Session of the Peace

for the County of Susquehanna for license to keep Taverns in said County.
George W. Lewis, Dimock Township. Cyrus B. Jackson, Boro'of Friendsville. E. B. Gates, Dimock Township. Gt.Bend Stephen Carpenter, Joel Steenback, Gibson Lathrop David Wilmarth, A. F. Snover, Lenox Silver Lake Robert Gaige. Choconut Jacob Kimble

Philander Phinney, New Milford Elijah Baroum. James M. Tillman, Susq'a Depot. Robert Nichol. Wm. II. Sherwood, Rush Township.

Edward Clark

George Snyder, Herrick John M. Myers, A. Tilden. C. D. Wilson, ClifforJ O.ic Williams, P. M. Tillman and Clara Edwards, Gt Bend

John S Tarbell, Leonard Searle, Great Bend Township. Henry Lungley, Middletown B. L. Canfield. Liberty A. A. Be eman, PatrickMcGovern, Apolacon F. W. Boyle. New Milford F. W. Boyle. Aubarn E. L. Adams. Susq'a Depot Boro' M. R. Smith John Hewitson, Dondaff James J. Turner, Jackson Township. Spencer Hickox. Springville

Montrose Boro'.

James O. Bullard, Brooklyn Petition for Wholesale Liquor Store. Jackson Chamberlin, Montrose Boro' G. B. R. WADE, Prothonotary.

March 14, 1859. SHERKE'S SALES.

PY virtue of sundry writs issued by the Court of Common Pleas of Susquehanns county, and to me directed, I will expose to sale, by public vendue, at the Court House, in

sale, by public vendue, at the Court House, in Montrose, on Saturday, the 2d day of April, 1859, at one o'clock, p. m., the following described piece or parcel of land, to wit:

All that certain piece or parcel of land, stinute in the township of Lathrop, County and State aforesaid, bounded and described as follows, to wit: on the north by the south line of the Court was the court with the court land the Court was the John Groft's warrant; on the east by the east line of Andrew Tybont's warrant; on the south by land contracted by G. A. Grow to James Wescott, and on the west by the D. L. & W. R. R. Co., containing fifty-four acres more or less, with the appurtenances, one framed house, one log barn, and about fifteen acres improved. [Taken-in execution at the suit of Bell and Tingley vs.

Charles With y.]

ALSO—Alt those certain pieces or parcel of

land situate in the township of Oakland and Harmony, Susq'a Co., Penn'a, bounded and described as follows, to wit: No. 1 is a lot patented to Henry Drinker, on the outlet of Hale's creek, containing sixty acres, more or less, adjoining and east of lot No. 79, on the John Boyle's map of re-survey of the Wharton lands, and also adjoining and lying west of lot No. 60, on samo map and bounded on the north by the Susquehanna river, with a saw mill and framed house and barn thereon, and about forty acres improved. No 2, also Jot No. 79 on the same map of re-survey, containing seventy-six acres and twenty perches, with about six acres improved. No. also lot No. 60 on the same map of re-survey, containing ninety neres and sixty-two perches, wholly unimyro ed. No. 4, also lot No. 61, containing, as shown by the afores iid map of resurvey, seventy-eight acres and eighty-six perches of land. No. 5, also lot No. 58 on the same map. of re survey containin eighty-four acres and one hundred and thirty-two perches, unimproved. No. 6, a'so lot No. 57 on the same map of resurvey, containing sixty-one scree and ninety-six perches, wholly unimproved. No. 7, also lot No. 34 on the same map of recurry, containing seventy two and a half acres, to which has been added fifteen and a half acres from the south-west corner of lot No. 5 on same map, and nine acres and fifty perches from the north-east corner of and fifty perches from the north-east corner of No. 7, on said map—making in the whole of this parcel sinety-seven acres, with two framed houses, framed barn and sawmill included in this parcel, and one shanty and about fifty acres improved. No. 8, also lot No. 13 on said map, containing fifty acres and eighty-six perches, nnimproved. No. 9, also lot No. 42 on said map, containing one bundred and six acres and thirty-seven perches, who'ly unimproved. Number ten, also let number forty-three on said map, containing one hundred and three acres and one hundred and two perclies, wholly unimproved. Number eleven, also lot number forty-four on said man containing seventy seven acres and sixty-nine perches, wholly unimproved. Number twelve, also lot number forty-five on Number (very also lot number inty-live on said map, containing seventy-eight acres and one hundred and thirty-three perches, unimproved. Number thirteen, also lot number forty-ux on said map, containing one hundred and sixteen

map, containing eighty-five acres and one hun-dred and twenty-five perches, wholly unimproved Number fifteen, also another lot or parcel of land known as having been warranteed and survoyed by the Commonwealth of Pennsylvania to C. L. Ward, lying on the Canewacta creek in Harmony township, containing in the whole two hundred and thirty two acres, with the usual allowance for roads, adjoining, and lying west of an older warrant in the name of Samuel Wallis, and wholly unimproved. [Taken in execution at the suit of A. J. Davis vs. F. A. Ward. the suit of A. J. Davis vs. F. A. Ward.

AUSO—All' that certain piece or parcel of land situate in the township of Lathrop, County and State aforessid, bounded and described as follows, to wit: beginnings at a hemlock tree the south-west corper of lands conveyed to Elisha Lord; thence by the land east one hundred and twents purches to a root the soil Elisha. dred and twenty perches to a post, the said Elisha Lord's south-east corner; thence south nine-ty perches to a post; thence west one hundred and twenty perches to a post, and thence north ninety perches to the place of beginning; containing sixty-seven acres and eighty perches of land, be the same more or less, with the appurtenancea, one framed house, one barn, one blacksmith shop, some fruit trees, and about forty acres improved. [Taken in execution at the suit of C. M. Gere and L. A. Smith, Committee of Edwin Tiffany, a lunatic, vs. P. S. Bronson and Anna M. Bronson.]

and sixty-three perches, wholly unimproved. Number fourteen, also lot number fifty on said

Anna M. Bronson. land situate in the township of Middletown, County and State aforesaid, bounded and described as follows, to wit; an the north by the public highway saur by Amos Canfield; on the east by land of Mrs. Shipman; and on we couth and west by Olis Ross and the public highway. containing about thirty scres, more or less with the appurtenances, two framed dwelling houses, Montrose, Pa.

Office on Public Avenue, opposite Searle's Hotel.

March 1st, 1850—if.

March 1st, 1850—if.