The Montrose Democrat.

E. B. HAWLEY, EDITOR.

remendation to the sale of the con-MONTBOSE, PEÑÑÍA

WEDNESDAY, JAN. 5, 1870. Let it be Contested.

We a short time since gave our views We showed that while the returns gave We a short time since gave our views briefly in respect to the frauds in con-briefly in respect to the frauds in conducting our past election, believing that district, the seven wards which compose talls wounded and died at the board. When the seven wards which compose talls wounded and died at the board. such had been committed, but fearing that district gave Democratic majorities that no honest effort would be made to for all other officers voted for. Seller's expose the offenders, but that it would be majority over Ashton; is 281; Packer's considered nothing but the whinings of a defeated party. We believe it to be the is impossible for us to see any cause for duty of every American citizen who is detailed and who has the strofts of Lw and order, and who has the wards. We thought we understood the strofts of Lw and order, and who has the causes in this city tolorable wall and the strong to the control of the contr expose the one decision that it would be majority over Geary is 524. These fig. ly a German about 35 years of age. The expose the offender's not that the whitings of a considered nothing but the whitings of a defeated party. We believe it to be the duty of every American citizen who is defeated party. We believe it to be the duty of every American citizen who is defeated party. We believe it to be the duty of every American citizen who is defeated party. We believe it to be the duty of every American citizen who is defeated party. We believe it to be the duty of every American citizen who is defeated party. We believe it to be the duty of every American citizen who is defeated party. We believe it to be the duty of every American citizen who is defeated party. We believe it to be the duty of every American citizen who is defeated party by a majority of this amazing difference in the vote of these welfared of our government in view, irrespondent to the propose of party bins to acknowledge the wrong and put forth a united effort to expose the numitigated intrigues and disgraceful cliquing which has succeeded in placing dishonest men in high offices of trust in our national government, and that too wholly in defiance of the people, and in defaunding those who were the choice of their control of the people, and in defaunding those who were the choice of their control of the defaunce of the people, and in defaunding the probably explanation of the best forced party by a majority of this amazing difference in the vote of these welfared of our government, and that too wholly in defaunce of the people, and in defaunce of the people and the control of the people and the probably explanation of the people and t those who were the choice of their constituents, both in convention and at the ballot box. We claim that unless honestry at the polls, the only constitutional the polls, the only constitutions as of electrode grows and positive grows and protection of the polls are supported as the polls source of redress fog our national wrongs, lent. The Legislature may decide against sent. Mr. Ames, of Crawford, presided, and by which alone we can preserve our Mr. Diamond, but public opinion will deand Mr. Bunn of Philadelphia, was secre-

The world looks with admiration upon feat Mr. Forsythe, Democratic, and elect that noble apprising of the heroes of sev- Mr. Geisz. - Morning Post.

that truth and justice are divine attri- 293 less than are given to Watt; while has been as follows: butes and must prevail.

carry conviction to the most skeptical watt should run ahead of his ticket, nor mind. The city of Philadelphia on the that Mr. Diamond should lag behind 12th of October last, was an arena where The whole thing has a suspicious look, not only Packer and Pershing were igno- and justifies the belief that the return is miniously defeated, but by a false return. gross fraud. ym. W. Watt was declared senator from legislative return for the thirteenth disthe first district in place of Diamoud, trict. The return judge, who must have democrat, who was legally elected. Upon application being made to Judge Allis- which the Byerly frauds were perpetrated son, President Judge of the Court of com- some years ago, took his returns to hi mon pleas of the city of Philadelphia for mandamits to compel the board of restate Senator in the first district he made the very few figures required in a general

the following femarks: This is precisely the same application was compelled to resort to the return file was compelled to resort to the return file that was made to me yesterday. The re-turns were prima facic correct, not a forfraudulent, but certainly not a forgery. ed, the innocent return judge not being We must not call things by wrong names, nor confound one thing with another. We had yesterday a plain, palpable, unmistakable forgery; but the returns in question this morning were not like it. Though as I say, they may be false, yet prima facie they are correct. Now the act of Assembly provides a remedy for a wrong like this by giving a right to a contest. We cannot usurp the rights of the Legislature. I would go far to correct this wrong, which I am convinced it is, had I the power, but there are limits beyoud which I cannot go, and I cannot give the remedy you ask. This is nothing else than a false return, for which the Registry law, we are told, would be to crelaw has adopted a separate and distinct

The above remarks are from a Radical Judge, and they appeared in the Evening been such glaring attempts at fraud as Telegraph, a Republican Journal on the have been made in the hope of unsenting 15th of October last. We also call atten. Diamond and Forsyth. If these are the tion to the editorial from the Morning return to the old plan the better. - Sun-Post and Sunday Dispatch, on the same day Dispatch. subject, both Radical papers, which we give below.

The legislature has convened and there is a law upon our statute books making a city took place at No. 69 Eldridge st. at a obtain from Indiana, whose illegal action adjudged seven pieces to the owner of the contest the only remedy. The question house of ill repute kept by a Mrs. Paunow arises shall it be done. We say that line Book. A man by the name of Goo now arises shall it be done. We say that line Beck. A man by the name of Geo. to rescind may be not recognized; Onto decided justly. every principle of honor and Justice de- Bauman, and a young lady whose name is its last Democratic Legislature; or Geormand it. The future hope of democratic supposed to be Anna McNamara, had been gia, about which further reconstruction principles demand it. Unless such bold in the habit of mesting at the house of legislation is in progress.

It would seem, therefore, from this france is made an example of, we may Mrz. Beek, and about 5 p. m. on Sunday statement of the situation, that the fifas well bid farewell to republican form of they met by appointment, and were shown toenth amendment is pretty, certain to be White Plains, New York, has been miss-

in the first Senatorial district. Contested election cases are submitted to special committees, not selected, we believed but which makes this case a very grave one.

enty six for the same cause, and to that FRAUDS AMONG THE RETURN JUDGES. identical circumstance we owe what re- It can scarcely be questioned, by any ratification by the State of Alabama. mains of the blood bought freedom of who look carefully at the returns of the which took place November 16. We premains of the blood bought freedom of the fact that a proposition was made sent an analysis of the record, in order to give him a purse of \$100,000. The proposition and none but the typical and none the terums of the fact that a proposition was made sent an analysis of the record, in order to the fact that a proposition was made and the best wishes of the soon after his retirement from office to soon after his retirement from office to give him a purse of \$100,000. The proposition was made afford inquirers an idea of the fact that a proposition was made afford inquirers an idea of the fact that a proposition was made of the fact that a proposition was made afford inquirers an idea of the fact that a proposition was made of the fact that a proposit wisdom in council, and none but the tyto the Senate from the first district to
ranical government that would have enslaved them if possible, ever stigmatized

in-order to give the certificate of election tion on the amendment:

There being thirty seven states in the
Union, and the constitution requiring the
posed of the first, second, third, fourth, assent of three fourths of the states to give
posed of the first, second, third, fourth, assent of three fourths of the states to give
the spot. The next question was how to
Brown, to their notice. them with the name of "rebel" or "traitor."

The return is: For Watt, republican, 13, fication by the Legislatures of twenty induce Mr. Stanton to accept the gift. 016; for Diamond, democrat, 12,840. In eight is therefore necessary. The action Judge Pierrepont was dep The adage is as true as it is ancient, the same wards Geary had 12,723 votes or of the several states during the year 1869 the delicate mission. He accordingly Packer had 13,247, or 407 more than are STATES WHICH HAVE We still adhere to our first position that we do not wish to familiarize the public Watt; whilst Perishing had 13,143, or 303 ear with the cry of frand unless we have more than are given to Diamond. Now. good evidence of the fact, and also that is there any reason why Watt should be measures are to be instituted to expose the offenders. We have the evidence that Diamond should be more unpopular than Packer or Perishing? The prewhich will be found below from sources sumption is that the vote of neither of which are not interested in misrepresen- these Senatorial candidates was governed ting the facts, and which we think must by personal considerations, but was pure

A similar outrage was attempted in the turn Judges to count th true vote cast for election usually have good memories as t return, but this one had not. With h certificate he lost his recollection. H They may probably be false and then, but certainly not a forger, but certainly not a forger. aware of the remarkable change in the reault, which elected a candidate whom he must have known was defeated; and, being unable to notice the palpable altera-tion in the figures, he copied off the mu-tilated return as he found it. The result would have been to certify that Mr. Geisz republican, was elected to the Legislature instead of Mr. Forsyth, who had the majority. No one with common sense will believe that the election officer was ignorant of the fact that Geisz was defeated. In that case, by prompt action, the fraud was prevented, and Mr. Forsyth received ate an honest class of election officers, apppointed by the Board of Aldermen. In

Murder and Suleide.

blessings of the new system, the sooner we

REPUBLICANS CANNOT AEFORD TO CHEAT. part of the house, quickly followed fication by the ten reconstructed States. The Legislature alone can decide wheth-The Legislature alone can decide wheth- by attother; and she immediately called an action by a State in its ratification of a man, and before he could secure assister Mr. Wattor Mr. Diamond was elected differ who accompanied her to their room differ who accompanied her to their room proposed amendment, and the legislation and on rapping the door was at once of Congress has the effect of coercion. The opened by the woman, who sank into a status of Indiana and New York in relaa chair, exclaiming " for God's sake help tion to the amendment will also be in disand the arguments made before the comments mad mittee, and its decision is generally flual. her lay Bauman insensible with a pistol sue his certificate of the final adoption of We pointed out on Saturday the facts shot wound in the temple, and a pistol the amendment, the validity of his action State has a ghost." shot wound in the temple, and a pistor the amendment, the various of material clasped in his right hand. Before a question would still be open to doubt, and the tion could be asked the woman also fell ture action of the Supreme Court or a ture action of the Supreme Court or a \$13,000. district, the seven wards which compose tally wounded, and died at the hospital soon after, the ball having penetrated the

President's information was in a crude short a notice. state, and, besides, omitted to include the

	STATES WHICH HAVE RATIFIED THE	
• :	AMENDMENT.	
) } '	1-Nevada	
	2 - Louisiana	
	2 Wast Virginia March 3	
e i	4-North CarolinaMarch 4	
r	5—Illinois March 5	
r	g Michigan March 5	
ſ	- Wiscon March 9	
	8—Maine	
d :	9-South CarolinaMarch 11	
	to Dannerbania March II	
r. `	11—MassachusettsMarch 12	4
r :	12—Arkansas	
l.	13—Conecticut	١.
r L i,	14—FloridaJune 14	Ļ
В,	15—New HampshireJuly 1	:
- 1	16—Virginia October	•
ie ¦	17 Vormont October 1	3
5-	17—Vermont	;
e i	18—Alabama	
V	STATES WHOSE RATIFICATION HAS BEEN	•
d l	DEFECTIVE.	_
is	1-Kansas'. February 2' 2-Missouri. March	7
e,	2-MissouriMarch	l
r-	STATE WHOSE RATIFICATION HAS BEEN IL	-
οf	LEGAL	
to	1-IndianaMay 1	ļ
al	THE WITTER HIS DITTERN DET WHICH	
1i8		
łе	WILL RESCURD. 1-New YorkApril 1	
ed	1-New YorkApril 1	ŧ
a		
•	A SERVENCE TO	

TATE WHICH HAS RATIFIED BUT WHICH
WILL RESCIND.
I-New YorkApril 14
STATES WHICH HAVE REJECTED THE
AMENDMENT.
1-Delaware
2-Kentucky
3—Georgia
4-Ohio
4—Ohio
STATES WHICH HAVE NOT YET VOTED.

-California 6-Nebraska. 7-New Jersey. 9—lowa. 3—Maryland. 8--()regon. 1-Minnesota. 9-Rhode Island.

5—Mississippi. 10-Texas. and Kansas are classified as having imperfectly ratified the amendment. The dinner, and were accosted by a stranger. Legislature of Missouri failed to act upon the second section, and in Kansas the "that he could not get provisions to buy in same section was imperfect when ratified, that part of the country; if they would These defects will be remedied when the admit him to eat only an equal share with Legislatures of both States convenenext themselves he would willingly pay them

ther question.

government, and ict "might make right" to a room on third floor, and no questions declared adopted before the beginning of ing from his home for several days, and Let the people and the press demand an asked. At about 64 p. m. Mrs. Beol. pext spring: A grave question will then it is feared, has been murdered.

investigation in our legislature this winter heard the feport of a pistol in the upper arise as to the constitutionality of the rat-

Stanton's Unlikeness to Grant.

Edwin M. Stanton had numerous

ing the rebellion. The Sun, says.
When Mr. Stanton went into the cab-

Legislatures had ratified the proposed Fif- but he could not keep it, b-cause he teenth Constitutional Amendment. The could not feel that he could carn it on so

REFUSAL OF STOUCHO. Stanton's most intimate friends are aware membered." the subject to Mrs. Stanton, who replied: that she did not believe her husband

would accept the present. Mrs. Stanton said that she would mention it to him on the first favorable opportunity. Mr. Stanton was in the next room, and probably overheard the conversation. Judge Pierrepont then went in to see him. He was sitting as an in-

valid in his arm chair.

"He received me," said Judge Pierrepoint, " with his old kind smile, and although very feeble, made an attempt to rise to shake hands. I conversed with him on different subjects, but I did not make allusion to our project of presenting him a purse. Finally I arose to take my I was just about to open the door when he said: "Pierrepont, come back; I have some-

thing to say to you."
"I returned. Having taken a sent by his side, he gently laid his hand upon my shoulder, and, looking me straight in the

face, feelingly said: " I have always regarded you as my friend, Pierrepont. You are going away now, and I may never see you ugain. am, as you see, upon a bed of sickness. Websten-In Liberty, Dec. 22d, Margaret, aged from which I may never rise. I want you to do me a favor. When you go back to New York, tell my friends there and elsewhere not to raise any money or other gifts for me, for I must refuse them all. They have my thanks for their kind intentions, but I can never will never accept a cent as a gift from even my best

"I promised to comply with his request," continued Mr. Pierrepont, "and the result was that the project was abandoned."

A Puzzle.

Here is a question for young arithemeticians, and others who like to crack an In the above list the States of Missouri arithmatical nut now and then, to try who requested to join their party, saying, no case heretofore in this city have there month. This will give the amendment the whole." The frugal meal consisted the assent of twenty States without fur- of eight small loaves of bread, five of which belonged to one of the Arabs, and three Of the States which are yet to take ac- to the other. The stranger having caten tion, Iowa, Minnesota, Mississippi, Ne- a third part of the eight loaves, arose and braska, Rhode Island and Texas, may be counted upon for ratification. With these twenty six states in all secured, but two more are required to make the amendorment engaged to make the amendorment engaged to make the amendorment engaged to the continuous conding to your rights." A little dispute On Sunday last a very mysterious tragment aparently a part of the Constitution. arose respecting a division of the money in the constitution. These the radicals undoubtedly expect to but reference being made to the Cadi, he

-It is reported that the workmen of the Lehigh Crane Iron-Company, at Cat-It would seem, therefore, from this assuming are one strike for higher wages.

News Items.

-A woman in Chicago recently seized

-Two of the famous "Haymakers" base ball club, Messrs. W. A. Craver, and Stephen Bellan, have settled in Boston.

-The Lewiston (Me.) Journal says that nearly every well appointed city in the

-A paper is in circulation calling a -A paper is in circulation caring a sen National Congress for conference on criminal punishment and reformatory treatment, to meet in Cincinnati in the fall of

Sritain and France.

-Gov. Butler, of Nebraska, has writ-

a warm regard for the welfare of the employees as well as true business tact. We know of no other holiday gift which will Few persons outside the circle of Mr. be better appreriated or more warmly re-

nembered. - Farney's Press.
This kind of holiday gift bears with it

WRIGHT-GIFFIN-In Forest Lake, Dec. 23d, by Eld. W. G. Tilden, Mr. Charles J. Wright and Miss Fidcha M. Giffin, both of Forest Lake

MILLER-MITCHELL-At Nichols, N. Y. on

Mr. A. M. Peightal, of Huntington, Pa., and miss Martha J. Miller, of Tuscarora, Pa.

DEATHS.

Brows-in Franklin, Dec. 13th, Mrs. Jane Brown, wife of Joseph Brown.

2 years, and Hiram, aged 7 months, only children of Ira B. and Anna Webster.

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Address B. F. MYERS & CO. Harrisburg, Pa. Montrose, Dec. 15, 1969. Dec. 29-3

-An appalling tragedy took place at Sleepy Hollow, near Poughkeepsie, N. Y., on Saturday, in which V. W. Buckhout

shot his wife and Alfred Randall. Mrs. Buckhout and Alfred Randall are dead, while the younger Raudall lies in a critcal condition. Some asscribe the deed to icalousy, while others assert that the

Special Notices.

was destroyed by fire on Saturday. Loss, 25 The Confessions of an Invalid. Published for the benefit of young men and others who suf-fer from Nervous Debility, etc., supplying the means of self cure. Written by one who cured himself; and sent free on receiving a post paid directed envelope. Ad-dress.

NATHANIEL MAYFAIR.

Dec. 226, 1869.—6m.sinp Brooklyn, N. Y.

* 74- How Hostotter's Bitters Cure Dyspopsia.-The whole Story in a Nutshell. The office of the stomach is to convert the food into a cream like semi

ballot box. We claim that unless honshown, intelligent citizens of both parties
shown, intelligent citizens of both parties
shown, intelligent citizens of both parties
esty at the polls, the only
constitutional
will believe that the returns are frauduwhich 41 of the 60 Republicans were prewho was Assistant Secretary of War durBritain and France.

The mode in which 103 Telligent citizens of both parties
of miles, equal to the combined area of Great
will believe that the returns are frauduwhich 41 of the 60 Republicans were prewho was Assistant Secretary of War durmembrane of the storage, who was Assistant Secretary of War dur-Gov. Butler, of Nebraska, has written a letter saving that if the ratification of the littleenth amendment depends upon

The attention of our Readers is directed to the auvertisement of the seconds Barsam and tools Tryspepers ture, in another part of the taper.

These trady valuable medicines are recommended by all who use them. Read the certificates — dectally one

hopeless cases, when every known means fan to and ver relief.

No form of dispepsia or indigestion can resist their

This opportunity is old-red by no dure instruction.

The country.

Letters from any part of the country, acking advice, will be promptly and gratinfously responded to Where will be promptly and gratinfously responded to Where convenient, remittanges should take the shape of Drafts of Post-Office Order.

Price of Wishard's American Dyspopala Pills, \$1 a box Sent by majo on receipt of price of the price of Wishard's Pine Tree Tor Corollal, \$1.50 a better of \$11 per decen Sent by express.

All communications should be a created by Co. WISHART M. D.

No. 252 North Second Street,

Nov. 10, 1869.—3m Philadelphin.

Nov. 10. 1869.-3m

LICENSE PETITIONS.

Notice is hereby given that in pursuance of an act of assembly the following named persons have flick their pertitions with the Clerk of the Court of Quarter Sessions of the Peace for the County of Sacquebanha for Escuse to keep toverne, eating houses, and to sell by the measure in quantities not less than one quart, for which they will apply at January Servions, 1870. New Millard Horo Eating House, Eating House, New Billford bor.

Eating House,

W. P. SIMBELL, Clerk.

SHERIFF'S SALES.—By virtue of write is Susquehanna County and to me directed, I will expose to sale by public vendue, at the Court House in Montrose, on Friday, January 14, 1860, at one o'clock, p. m., the following described pieces or parcels of land, to wit:

All the defendant's interest in all that certain piece or parcel of land situate in Lathrop town-ship, bounded and described as follows:—On the north by lands of Elihu Smith, on the east and south by public highway, and on the west by Elinu Smith. Containing about one acre. more or less, having thereon one house and one barn. [Taken in execution at the suit of Tay-

bain. [Taken in execution at the sait. of Taylor Walker & Co., vs. G. B. Smith.]

All that certain piece or parcel of land situate in Rush township, bounded and described as follows. On the north by lands of Benjamin Wrought and others, on the east by lands of said Wrought, and Ephraim Wrought, on the south by lands of Ephraim Wrought, and on the west by lands of Caroline Waterman. Containing 30 acres, more or less, with about 10 one west of annes of Caroline waterman, Containing 30 acres, more or less, with about 10 acres improved, having thereon I framied house, and a small orchard. [Taken in execution at the suit of A. A. Wood, vs. George Potter.]

Taken in execution at the suit of Leonard Searle, assigned to D. D. Searle vs. Jerre Ryan. ALSO

All that certain piece or parcel of land situate All that certain piece or parcel of land situate in the township of Lenox, county of Susquehanna, and State of Pennsylvania, bounded northerly by land of John Sheridhu, easterly by lands of A. C. Sisson, James Hartley, and Maloney, southerly by lands of M. B. Hartley, and westerly by the Tunkhannock Creek. Containing fifty acres more or less, all unimproved. Also, all that certain other piece of land situate as aforesaid, bounded and described as follows: You the north by lands of James Hartley and A. C. Sisson; on the east by lands of Jenks Sprague; on the south by the Brooklyn and Lenox turnpike road, and on the west by

The attention of our Readers is orrected to the factorise the acceptance of the acce Consumption is any one to make known our tensor sufferers the most no for cure. In all who desire it, he will send a copy of the present how desire it, he will send a copy of the present most free of charge), with the observations for set is now most free of charge by the directions for set prom non-define of the right with the directions for properties and then the same which the will find a sent transport of sections. As the same which the will find a sent transport of the adject of the adject to the reaching the Properties in set to be next the influence and spread information which he come was to be revaluable, and he hopes every safe ret will try his remedy, as it will cost them containing and may prove a horson. Farther others the prescription weighest odders fire Piwello A willson William Cruse to the use of William Cruse to the use of William Son William Cruse to the use of William T. Denel vs. A. B. Crawford.]

MILLER—MITCHELL—At Nichols, N. Y. on the 28th Dec., by Rev. A. Miller, of Harford.
Chauncey Miller, of Louisville, Ky., and Miss Carrie A. Mitchell, of Nichols, N. Y.

Wells—Deans—In Montrose, Dec. 28th, by Rev. J. G. Miller, Frank S. Wells, of Bridge water, and Martha E. Deans, of Montrose.

Shenidan—Howard—In Lenox, Dec. 26th, by Rev. G. Westfall, Mr. John Sheridan, of Lenox, and Miss Maria L. Howard, of Anning Pa

Arkold—Evans—In Brooklyn, Eec. 25, by Rev. C. V. Arnold, Mr. Seymour F. Arnold, and and Sada Evans, step-daughter of W.M. Tingley, Esq., of Hopbottom.

Priorits—Miller—By the same, Dec. 30th, Mr. A. M. Peightal, of Huntington, Pa., and Wis Martia J. Miller, of Tuscarora, Pa.

A Witson Withinstor, and Catarage Country, New York J. Issael, and Catarage Catarage Country and Land Surface Country and L

booless cares, when every known means have about relief.

No form of dispepsia or indigestion can resist, their penetrating power.

BE WISH ART'S PINE THEE FAR CORDIAL—It is the shall principle of of the Pine Tree, obtained by a peculiar process in the distillation of the far, by which its highest has distillation of the far, by which its highest has distillation of the far, by which its highest has distillation of the far, by which its highest has distillation of the far, by which its highest has distillation of the far, by which its highest has distillated by a software state distillation of the far passages of our the lines. The far passages of of the lines of highest which strong because the argument of the large responsibility of the march of the lines and throat, penetrating to each discass of part, relieving pain and subdular, influence of the power to care the following diseaset, if the part that has not too long delayed a resort to the means of the form of the large Cough, Sore Threat and Breating Pines. Asthon. Whomfan Cough, Dipheria, dec.

A modical expert, holding honorable erfleglated plomas, devotes his entire time to the examination of patients at the offic partors. Associated with him are force consulting physicians of acknowledged eminence, whose services are given to the public free of charge.

This opportunity is officed by no other lastituition in the country.

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Letters from any part of the country, asking advice, will be promptly and gratulously responded to Warre.

Letters from any part of the country, asking advice, will be promptly and gratulously responded to Warre.

Letters from any part of the country, asking advice, will be promptly and gratulously responded to Warre. or less, with the appurtenances. [Taken in ex-cention at the suit of John W. Lott vs. A. B. Crawford.]

—ALSO—

All that certain piece or parcel of land situate in the township of Gibson, bounded and described as follows: On the north and cast by land of Charles Howell, on the south by the public road-leading from the Great Bend and Cochecton Turnpike to Dundaff, and west by the Great Bend and Cochecton Turnpike Road, containing about one acre of land more or less, one frame house and all improved. [Taken in execution at the suit of Oscar Washburn Administrator of D. M. Smiley dec'd vs. F. K. Rodgers.]

W. T. MOXLEY, Sheriff.

Sheriff's Office Montrose, Dec. 20, 1869. Sheriff's Office, Montrose, Dec. 20, 1869.

NEW YORK PRODUCE MARKETS Corrected weekly by William Hodsdon, 231 Fulton St., New York. Week ending Dcc. 25, 1869.

| Week ending Dec. 25, 1863. | 1864. | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | 1964.5 | Corn 92@98.
Hops, crop of 1869 166220
Beef, sides, perlu 8@15
Hogs, 13@15
Potatoes, per bbl, 1.50@1.75
Turkeys, per fb. 10@18

JEWELRY......A. TURRELL