

The Jeffersonian,

THURSDAY, OCTOBER 5, 1865.

Union State Ticket.

FOR AUDITOR GENERAL. MAJ.-GEN. JOHN F. HARTRANFT. OF MONTGOMERY COUNTY.

FOR SURVEYOR GENERAL, COL. JACOB M. CAMPBELL OF CAMBRIA COUNTY.

Tuesday, read on the outside of this pa- was committed on Ezra Marvin, a drunreading and a serious consideration, for vin was found in Heller's Hotel, as the it deals in nothing but stubborn and evidence showed, about 2 o'clock in the homely truths,

- Quite an improvement is that which town, not having much respect for that enterprise has wrought in the old Brick kind of a Justice, "punched his head." Wagon Maker Shop on the corner of The Court in its sentence, brulsed poor Simpson and Sarah Streets in this bo. Ezra's feelings worse than the boys did rough. Mr. Phillip Miller recently pur. his disheveled head, by stating that it chased the property, and treated it to a new roof, new window and door frames, of Paint. It used to be a reproach to that portion of the town. It is now quite an ornament. We learn that Mr. M. intends the building for his son who designs using it for a Cabinet-Maker's Shop.

Sudden Death.

Miss Emily, daughter of Mr. Rudolph Kintner, of this place, died very suddenment of her usual health at two o'clock. p m., when she laid down for a nap. which she usually indulged in about that hour. After she had lain for some time, ing herself, went to call her, and found was a feigned issue, to try the single her dead. She must have died without a struggle, as when her mother came to time the levy was made. Verdict in faed such a thrill to run through the hearts of our people; and the sympathies of the ly in their sad and sudden bereavement. his house; defendant replevied and gave The cause of Miss Kintner's death is not known, but is supposed to have been dropsy of the heart.

VOTERS!

The time for you to exercise the privi- November. lege of voting for State Officers &c., is rapidly approaching, and you are called upon most earnestly by every principle of caudidates who represent the Union par- held at the West Union School House, ty, which, in no instance, was found want- near Saylorsburg, in this County, a sering in our country's greatest need and vice according to the rites and liturgy of peril. For it was that party which had the Protestant Episcopal Church. The no affiliation with traitors nor sympathy Rev. W. B. Erben, of Philadelphia, the with Jeff Davis and his vile crew.

Jeff Davis, their right hand man, was done, by the distribution of Prayer Books, premises. fighting for the Union and the mainte &c., to render the service impressive. nance of the Constitution. Such, as erery telerably informed person knows, was To the Friends of Sabbath Schools in the burden of their song by night and by

And now, to deceive the people and specially eatch the votes of the Soldiers, this same Copperhead party, has nominated two soldiers for State officers, and one of whom is a decided Copperhead himself, as a glance at an article from his paper in another column, will clearly show. Yet he is just the kind of a Unionist for them. But neither of them deserves the support of real Union men, for they have allowed themselves to be used as cats' the County. Among the subjects to be paws by the Copperheads.

On the other hand, the Union party for the same offices. Their Union record of conducting a Sabbath School ,-the like that of the party they represent, is best method of teaching a class ;-the exfull and perfect.

true and tried Unionists to hold the offi of the scholars, &c. A children's Meet many graves. ces of Auditor General and Surveyor ing will be held at 3 P. M. General, then vote for Gen. Hartranft Ministers of the gospel, Sunday School and Col. Campbell. Such is the plain officers and teachers, and all friends of duty of every Unionist, and we trust all the cause, are invited to be present and such will discharge it faithfully. Free participate. The friends of the cause in patriotism demands it.

Jefferson Davis --- His Quarters Changed. Fortress Monroe, Monday, Oct. 2. 1865.

Jefferson Davis was moved this morning, under a strong guard, from his case mate prison to the quarters assigned him a Carroll Hall.

COURT PROCEEDINGS.

CONTINUED.

Commonwealth vs. Oliver D. Smith .-Indictment for rape, on oath of Elizabeth Smith. Jury returned a verdict of not

Indictment for an assault with intent to commit a rape. Verdict not guilty, and Horn the other half.

Huntsman. Indictment for riot and assault and battery. Nolle Prosequi entered as to David Huntsman. The Jury found the defendants not guilty of the first count in the Indictment and guilty per, "How a soldier talks to soldiers," by ken Justice of the Peace, from Jackson gave in a speech at Philadelphia the oth- the week of the Camp Meeting held near er night. It is well worthy of a careful Snydersville. The prosecutor, Ezra Marmorning, drunk; some of our boys from paid no attention to the fact that he was

Drake Halleck and William Danner .-

Drake Halleck and Theodore Halleck, the other half. This was a just verdict, and might have been bettered by sentenly on Friday last. She was in the enjoy. cing the prosecutor, who is a "bully" by profession to pay all the costs. The trial

question whether the defendant was a resdent of M. Smithfield Township, at the bonds to pay the amount in the event the case was decided against him. Obtaining a favorable verdict, the money assessed be erroneously assessed.

Episcopal Service.

We learn that on Wednesday evening which we have just passed. right and patriotism to vote for those last, the 27th of September, there was Rev. S. F. Hotchkin, of Clarmont, Del., It was the Union party which talked and Rev. Leighton Coleman, of Wilmingnion, and saved it two. And while they Saylorsburg, and at the suggestion of who call themselves Democrats were do- stood outside. It is the first time, we be ing. They were opposing with all their lieve, that any Episcopal minister has ofmight by every device and trick the Uni- ficiated in the neighborhood, and we unon party. Every measure adopted which derstand that the impression created a-

Monroe County. At a preliminary meeting of ladies and gentlemen interested in the cause of Sabbath School instruction, held at Stroudsburg on the 2nd inst., it was unanimously resolved to invite the friends of the Long Island being on the track. cause in Monroe County to meet in County Convention, in the Stroudsburg M. E. Church, on Monday, the 16th, at 10 o'- \$6000. clock, A. M., to take such measures as may be deemed advisable to promote the interests of Sabbath Schools, throughout discussed, will be the following:

have selected two noble and able soldiers tendents and Teachers ;-the best mode pediency of giving rewards or prizes ;-And now, voters, if you would have the best mode of securing the conversion

> Stroudsburg will provide for the entertainment of all who attend.

Wm. J. Paxson, C. D. Brodhead. Geo. W. Peters, B. S. Everitt. A. McWilliams, Geo. Labar. R. S. Staples, R. R. Depuy, R. Vansyckle, Committee.

Importance of the Issue.

It is not to be disguised that there is a the principles of the late rebellion. They hope to secure by the success of their views Commonwealth vs. George Van Horn, at the ballot-box, that which they failed to accomplish by armed force. It may depend upon the decision of Pensylvania on the 10th the Prosecutrix, Mary Ellen Faller to of October, whether the war shall prove, at pay one half the costs, and George Van last, a failure-whether its fruits are to be of prisoners; that they have faithfully only "debt, disgrace and slaughter," or Commonwealth vs. Alfred Shug, Drake whether it is to have substantial results in the frequently proposed exchange on its ba-Halleck, Theodore Halleck, and David death and burial of slavery, state soverignty sis. But Mr. Lincoln says no. He will and the right of secession.

It is a well-established fact, that the contest was long protracted by reason of the hope and belief entertained by the South, that they would receive aid and sympathy from the North. It is now all important to the Soldiers! before you vote on next of the second. The assault and battery South, that they should be assured that this coln's refusal? The suffering of our hope is fallacious, and that the North will brave and gallant soldiers. They are left adhere unfalteringly, to the doctrines, prin- to die on southern soil rather than relin Major-Gen. Collis. This advice the Gen. Township. The fight occurred during ciples and views which carried them triumphantly through the four years of bloody war It is best to let them know at once forever, that there is no hope for the final ident. Let the soldiers remember that triumph of the doctrines and measures, for Abraham Lincoln made a solemn engagewhich they contended in the field. The men among us who were first to urge

upon the Government to hold the rebels in the light of beligerents, are now the first to strive to relieve them from the consequences and penalties of their belligerency. Those who were constant in their predictions that the "war would never end," and that the rights, honor, and their liberty, are outa Justice of the Peace, but treated it the "South could never be conquered," are now new windows, new doors and a fresh coat same as an ordinary assault and battery. most ready to insist that the war is over, and by a President of the United States. Commonwealth vs. Theodore Halleck, that its objects and results shall not be seured but that rebels shall be instantly restored to Indictment for riot and assault and bat- all their former rights under the Consitution tery on John J. Frey. Nolle prosequi and laws of the country. These same men entered as to William Danner. Verdict who are now appealing to the soldiers for of not guilty, and the Prosecutor, John | their votes, officially denounce as 'murderers,' J. Frey, to pay one half of the costs, and all those engaged in trying and punishing by that we are fighting for reunion and the military commission, the authors of the wholesale slaughter of their companions in arms. All this and more they do with a full knowledge of the laws of war, which declare that of the last, two cases showed that malice these men have forfeited all their rights unwas the only motive actuating the prose- der the Constitution, and that they now lie prostrate at the feet of the victor, as con- and if they become widows and orphans, Supervisors of M. Smithfield Town- quered, overthrown and subdued belligerents that he is a murderer. Let the prisonher mother, thinking she was over-sleep- ship, vs. Van Campen Coolbaugh. This with just such rights and no more, as a kind ers remember him when they eat their and merciful Government may choose to last scanty morsel; and if the people of vouchsafe to them. Let the people rally to this country are true to themselves and hold. the polls and sustain by their votes, the great her bed side she was lying with her face vor of defendant. It appeared that the cause so nobly and bravely defended and sus on her hand, as though calmly sleeping. defendant removed from said Township tained by the soldier in the field. The future No death in Stroudsburg, for years, caus- prior to the assessment of 1864, but the will then declare that the "Great War of supervisors levied and attempted to Freedom" was not a "failure," but our childcollect a Bounty Tax, assessed on the de ren to the latest generation, will learn to read fendant. Defendant refused to pay the with the warmest glow of patriotism, those public are warmly enlisted with the fami- amount, and the Collector levied upon pages of our nation's history, which describe the skill and heroism of officers and soldiers of this great struggle, and never cease to venerate their memories. The greatness, power, to him as money at interest, was held to resources and energy of a free people displayed in our great struggle for the preser-Court adjourned till first Monday in vation of the nation's life, will only be equalled by the future greatness, prosperity and success of the nation purified, regenerated and reclaimed by the fiery ordeal through field and Milo Overfield, came to the alone be paid. This point they also pres-

By order of the Committee.

JOHN CESSNA, Chairman.

Taxing Homesteads by State Laws. In reply to inquiries as to the right of

States authorities to tax homesteads under Congressional statute, Acting Commissioner Wilson, of the General Land Office, has replied that the act requires five years con- ker, crowding him in between a load of and prosperity to the country, and not for the Union, wrote for the Union, we ton, Del., were the Clergymen who offici- tinuous actual residence and cultivation from ties and the wheels of a wagon until Shoe- "debt, disgrace, and slaughter," are the ted for the Union and fought for the U- ated. They were spending some time at date of entry before the Department can give maker promised to be peaceable if Deck- legitimate fruits of his toil. a fee simple title by patent. Should a er would let him up. Decker released 19. Because when Union men expressed party, after entry, abandon or otherwise not Shoemaker, but it was but a few moments the hope that our troops might soon be were doing this, who does not recollect their host, this service was held. The meet all the requirements of the law, his before they got into another difficulty and able to conquer the South, even by their what the Copperheads, or those rather School House was full, and many persons claim would be invalid and void, and again came to blows. the land would revert into the mass of pub-

Then, again the fourth section of the statving simply for law and order, and that were duly chanted, and everything was is expressed) to tax improvements on the

Lehigh County Agricultural Fair.

Allentown, Sept. 28, 1865. The Agricultural Fair of Lehigh county fell. was visited to-day by nearly thirty thousand

ever made in this State. fast horses from New York, Philadelphia and the neck.

Internal Revenue Decision.

therefor exceed \$1000 annually should be of Mr. Decker. licensed as manufacturers, and such license The qualifications needed for Superin. will cover all sales of their manufacture at found that the deceased came to his death from injuries, recipred at the hands of printing and sale of bill-heads, circulars, from injuries recieved at the hands of tual, reliable remedy, that can sweep out rell, both of Luzerne County, Pa.

> The Antietam Soldier's Cemetery will consist of eleven acres. The area will be twice as large as that of the Gettysburg National Cemetry, and will contain twice as

A lady and daughter, while driving in Michigan, recently, were attacked by bees, and stung so severely that the daughter died. The horse also died in three or four hours. The Internal Revenue receipts on Satur-

est returns for any one quarter yet made.

gion of Venango county.

Why we call Col. Davis a Copperhead.

The following article from Col. Davis' large number of persons both at the north paper printed Aug. 30, 1864, shows the and at the South, who have not finally aban- Democratic candidate for Auditor Generdoned the hope of the ultimate triumph of al to be unmistakakably one of the meanto read it over carefully before you vote will fail: on next Tuesday.

"The Confederates contend that they have made an agreement with the Federals for the proper and speedy exchange observed the provisions of it, and have permit the white soldiers of the North to rot in the scorching sun, and the Federal army to become a skeleton, before he will agree to an exchange which does not recognize his tyranny and court his despotic will.

quish the policy of negro equality. The Confederates are accused of inordinate barbarity, in order to conceal the despotism and criminal fanaticism of our Presment for the exchange of prisoners of war, and broke it because it did not include negro soldiers, many of whom are runaway slaves of the South. Let them remember that all their sufferings and privations while in captivity were necessitated by the contracted policy of Mr. Lin-Let them remember that their raged on account of the negro, and done

"The negro is the idol of abolition .-The whites may die in forts and prisoncamps, because the negro is not recognized as his equal by the Confederate .-This fact proves that our present warfare is a weak fight for negro equality and negro liberty. No evidence can be found Constitution. The war is perverted, and the man guilty of the act presumptuously iers in service. asks the suffrages of the people and of the soldiers in the army. Let the people remember him. Let the wives and children of the prisoners of war recollect that he is the fountain head of their sufferings; o our suffering soldiers, they will pro-

"Hated, despised, scourged by a two fold rod, The scorn of millions and the curse of God." that have appeared in that paper, during

The Homicide at Bushkill

of Mr. Charles Shoemaker, of Middle sound judge. Smithfield, Monroe County. From evi of Lehman Township. Mr Shoemaker two. was somewhat intoxicated at the time and soon got into a quarrel with Mr. Decker. After considerable quarrelling ier-declares that the war was commen Mr. Shoemaker and Decker got into a fight. | ced by rebels-that peace was the result Shoemaker striking Decker the first blow of the courage and heroism of the Union in the face. They then clinched and army-that the cause in which he fought finally Decker got the better of Shoema- was holy and sacred, and that honor, glory

and Shoemaker started down the road a "we could never conquer the South," ute declares that no lands acquired under its lone, calling Decker some very bad and that "they had more to eat in the provisions shall, in any event become liable names. Shoemaker had got but a few South than we had in the North." to the satisfaction of any debt or debts con- yards from the shop, when Decker start- 20. Because when rebels were starving was calculated to cripple and crush the mong the worshipers was most favorable. tracted prior to the issuing of the patent, ed after him saying, "I'll be damned if our brave soldiers by the hundreds at Lib traitors was denounced as unconstitution. A short address was delivered by Mr. Under these legal conditions whilst the fee- I will stand that kind of talk from any by, Belle Island, Andersonville, and else and had all his clothes except his boots. al or inhuman. To read their papers and Erben, and a sermon by Mr. Coleman be quite apparent that the taxing power about 40 yards from the shop and they mitigated the crime by declaring that strange to relate, beyond a few slights hear their speeches alone, you would have Mr. Hotehkin took part in the prayers. could not be successfully exerted, in so far immediately got into a fight, Shoemaker "they fed our prisoners as well as they bruises, escaped without injury. thought that the Copperheads were stri- The canticles of the Episcopal Church as taxing the land is concerned, whatever striking at Decker several times without did their own men;" that "owing to the might be the authority (on which no opinion hitting him. They then clinched and unconstitutional blockade of the tyrant Decker threw or pushed Shoemaker a Lincoln, they could not obtain a sufficiency gainst the fence with such force as to instantly dislocate the latters neck. Several witnesses testified that Decker kicked and stamped upon Shoemaker after he.

people; the exhibition was by far the finest on Sunday by Doctors Walton and Maines, They are as it were a species of potato 1,500,000. and the cause of Shoemaker's death was rot in the human constitution, which un-The races were very attractive, some of the ascertained to be the entire dislocation of

vestigation of the affair,

M. L. F. Barnes, District Attorney .appeared before the Inquest on the part of the Commonwealth. D. M. Vanau-

inflicted in self defence.- Eagle.

Connecticut Election.

HARTFORD, Oct. 2.—This city has given 654 majority against the amend

HARTFORD, Oct. 2 .- Sufficient returns bany, M. Y. have been received to show the majority day were \$1,851,197. For the quater end- against the Constitutional Amendment to ing on that day, \$93 720,419 66-the larg- be several thousand.

[SECOND DESPATCH]

to 5000 majority.

The Soldiers.

Extraordinary efforts are being made It was believed that new and importest Copperheads. Unionists! don't fail and it is confidently believed that they Act of 3d March, 1865, (Sec. 21,) taking

party of the country.

party opposed to the administration.

unfit for repetition.

ed for, they demanded a draft,

5. Because when the draft, they op- question under the law. posed the commutation clause, and de-

the poor man was gone.

assist in carrying it on.

nant when negro troops were called for. thies with the South. 9. Because they opposed every mea-

10. Because they magnified every re charge of your duties. bel success, and deprecated every Union It is with very great regret that we see

the war a failure. and slaughter."

al, and really persuaded their two friends We have appealed to your reason and your on the bench of the Supreme Court so to judgment To these only do we now appeal.

to fill up the ranks and the Government threaten you, are not only judges of theordered a draft, they resisted, and all of law in the case, and even though they their representatives upon the bench of may occupy the very distinguished posi-The above is only a sample of the nu- the Supreme Court declared the law au- tions of District Attorneys, it is no parts merous productions of a like character thorizing the National Government to of their duty to decide this question for take men out of the State, by draft, was you. unconstitutional and void. Men were We add that those who seek to secure only obtained, and the nation saved be the right of suffrage to deserters, in order cause their party was defeated at the to neutralize and destroy the votes of the A most distressing tragedy occurred polls in 1863, and the act of three of these true soldiers of the Union, will be held; at Bushkill in this County, on Saturday Judges rebuked by the people, and one by posterity, as the fit companions in inthe 23 inst., resulting in the instant death of their places filled by a loyal man and famy of the deserters themselves.

dence taken before the Coroner's Inquest the credit, and disparage the currency of 1776 and 1812. it appears that on Saturday Mr. Shoema the country, by means of which the pay. ker, in company with Mr. Dimmick Over- bounties, and pensions of the soldier can Chairman Union State Central Commitharness shop near Judge Heller's tannery, sed before the Supreme Court of the where they fell in with Mr. John Decker State, and failed by a division of three to

> 18. Because the platform of the Union party recognizes the services of the sold-

exhaustion and want of food, those lead-They then quarrelled for some time ers of the new Democracy declared that jecting the captain, owner, driver, or any

Scorbutic diseases are the parent stock from which arises a large proportion of A post mortem examination was made the fatal maladies that afflict mankind .dermines and corrupts all the sources of John Heller, Esq., Justice of the Peace its vitality and hastens its decay. They The pickpockets from the Eastern cites for Lehman Township, summoned a Cor- are the germ from which spring, Conwere fully represented. One farmer among oner's jury on Tuesday and held an in sumption, Rheumatism. Heart Disease, Liver Complaints, and Eruptive Disease which will be recognized as among those most fatal and destructive to the races of Publishers of newspapers whose receipts ken, Esq., was also present on the part men. So dreadful are its consequences to human life, that it is hardly possible John Decker, but that said injuries were this Scrofulous contamination. We know then we shall proclaim welcome news to our readers of one from such a quarter as will leave little doubt of its efficacy— years 8 months and 29 days. and still more welcome, when we tell them ment giving the right of suffrage to ne. that it surely does accomplish the end groes. Greenwich gives a like majority of desired. We mean Ayer's Sarsaparilla, 285, and a Democratic majority of 285, and it is certainly worthy the attention of ticket. Norwich also gives 125 majority Scrofulous complaints.—[Register, Al-

Speaker Colfax, while at San Francico, was invited to a dinner given in his honor by a number of Chinese residents of Returns from thirty three towns give that place. The feast began at 6 o'clock, The Pittsbutg Chronicle reports that 2800 majority against the Amendment, p. m., and lasted till 12. It consisted of gold has been discovered in the Oil Re- which is probably defeated, by from 3000 335 dishes, forming 120 courses, and was served at three distinct sittings.

To the Election Officers of Pennsylvania.

by our opponents to obtain the votes of ant questions would be presented to you our fellow-citizens recently returned from at the approaching election in October, the service of the country in the army of 1865, growing out of the several consthe nation. In these efforts they should cription laws passed by Congress, and the from deserters the right of citizenship.-I. Because a vigorous prosecution of Influenced by this belief, a short examinathe war for the suppression of the rebel- tion of the question was prepared and lion has ever been urged by the Union published to the people. Since this was done, several persons and papers in the 2. Because the war has never been sus- State have taken very decided ground tained or advocated by the leaders of the against the right of election officers to consider the question at all. It is again 3. Because the friends of the Union carnestly and firmly insisted that it is the cause have always sustained and suppor- duty, as it will no doubt be the pleasure, ted the soldiers in the field, and the lead- of every board in the State, to examine ers of pretended Democracy have ridicul- and determine every case of the kind ed and derided the soldiers of the Union, that may come before them, according to calling them "Lincoln's hirelings," "rob- the best of their judgment and ability .-bers," "plunderers," and other epithets You are just as much bound to examine and decide upon these questions as upon 4. Because when volunteers were call- the naturalization of a person born in the country who claims to vote, or any other

The convassers, orators and editors who clared it was a discrimination against the attempt to prevent you from considering these questions; and especially those 6. Because when that clause we repeal- who threaten to prosecute you for so doed they complained that the only hope of ing, render themselves clearly liable to the penalties of the 110th Section of the 7. Because they denounced the war as Act of 2d July, 1839, to wit: a fine of a negro war, and did nothing to aid or not more than five hundred dollars, and imprisonment not less than one nor more 8. Because they became highly indig- than twelve months.

We have not, nor will we attempt to and threw the benefit of all their sympa. intimidate any officer of election, nor any citizen, of the State. But we appeal to you as honest and upright men not to permit sure the government found it necessary any man or men, whether for personal to adopt for the suppression of the rebel- or political considerations, to intimidate you from a faithful and conscientious dis-

that a few District Attorneys in the State 11. Because, in 1864, they declared have been so unmindful of the dignity which should characterize the positions 12. Because, in 1865, they declare that they occupy as to prejudge the question, the fruits of the war are "debt, disgrace, endeavor to throw the weight of their official character upon one side of it, and 13. Because they tried to prevent the have even gone so far as to threaten toextension of the right of suffrage to sold- prosecute election officers who may be constrained to differ with them in opinion. 14. Their leaders almost invariably op- These persons, whose duties it should be posed giving bounties to volunteers, while to "prosecute offenders," have thus the friends of the Union party always thoughtlessly or wilfully placed themsustained and supported these measures. | selves in the position of offenders, by at-15. Even since the war is over, they tempting, through intimidation, to interemployed their ablest lawyers in an effort fere with the officers of election in the to declare the bounty laws unconstitution | conscientions discharge of their duties .-We ask you to consider the question as 16. When men were greatly needed honest and impartial men. The men who

History will record these upon the 17. Because they have tried to injure same scroll which contains the traitors of

> JOHN CESSNA, September 20, 1865.

The P. O. Department has issued at circular giving notice that the penalties fixed by the law for carrying letters outside the mails, when not enclosed in government stamped envelopes, will be rigidly enforced in every instance. Only letters relating solely to the cargo and freight of water craft or other vehicles employed upon mail routes may be law: fully carried not enclosed as above. By the terms of this order unpaid letters for delivery and those prepaid by postage stamps cannot be carried outside the mailby any of these conveyances without subother employee to penalty of \$150 for each

A farmer near Buffalo, N. Y., war

In Marseilles, as clsewhere, since the appearance of cholera, the rats have cotirely disappeared.

There hre in Germany, 465.000 Jews, but if Austria and Prussia be included in the computation the number of Jews is

The Union Ferry Company have car. tied nearly 30,000,000 of passengers between Brooklyn and New York during the past year. without killing one of them !.

The receipts from internal revenue on the 3d amounted to \$2,345,535 79.

MARRIED.

On Monday, October 2d, at the Amer-After a full investigation the jury to over estimate the importance of an ac Paxson, Oliver Stout, and Delilah Car-

DIED.

In Stroudsburg, on the 29th of September, 1865, Miss Emily Kintner, aged 17

The Mason & Hamlin Cabinet Organs, forty different styles, adapted to sacred and and a Democratic majority for the town those who are afflicted with Scrofula or TY-FIVE GOLD or SILVER MEDALS, or other first premiums awarded them. Illustrated Catalogues free. Address, MASON & HAMLIN, Boston, or MASON BROTH-ERS, New York.

September 7, 1865.—1y.

WOOL!

THE HIGHEST PRICE FOR WOOL, in Cash, by

JOHN N. STOKES .. Siroudsburg' June 1, 1863.