#### WEDNESDAY MORNING, NOV. 24, 1880.

THE majority for Garfield over Hancock in New York has been officially declared to be 21,033; over all 7,143.

Onio is a lucky State, and Buck eyes may well carry a lofty bead. They have the President and President-elect, the Chief and one of the Justices of the Supreme Court, the General, Licutepant General and one out of the three of the Major Generals, while in the diplomatic corps she has a full share.

THE Greenback vote in this State at the late election was a fraction over 20.000-more than it will ever be again .-- Warren Ledger .

That's pretty tough coming from a paper which did more than any other to beguile the Greenbackers of that county into a fusion with the Democratic party. Very ungrateful indeed.

MR. HEWITT'S non complicity in the cipher dispatches of 1876 was not so clear as to remove from him the presumption of guilt, but his former connection with the forged Chinese letter is so overwhelmingly proved that he is rightfully placed in the same category with the forger. Yet he asks the public to shield him from condemnation because his reputation is so good. The reputation dodge is getting rather attenuated.

THOSE who circulated as genuine the forged letter, are now roundly abusing Judge Davis because he condemned their conduct as it deserved They have no word of censure for those who forged the letter and then suborned witnesses to prove the existence of a man who never lived. All their virtuous indignation is visited upon the head of Judge Davis. The Post denounces him as a "slanderer' and a "liar," and actuated by "pure partisan malice." This because Judge Davis virtually convicts the Post of having aided and abetted the forgers by printing their vile forgery .- Commercial Gazette.

General White's defeat says:

All the friends in Western Pennsylvania of active, useful work in Congress heard with regret of the defeat of General White, in the Indi ana district. He could in the coming looked at the returns from his district and now realize that with the fusion or combination against him he might as well have been run on the Republican ticket in Berks county. Two years ago Mosgrove was the Greenback candidate and G ffey the Dem ocratic. Their combined vote made a majority of 7,090 in the district against the General. He, however, had a plurality of about 1,700 over each. Democracy to save Congress, they combined on Mosgrove, who is either a Greenbacker or Democrat as suits. General White accepted the Repubbrilliant run. The district is composed of five counties-Armstrong, Clarion, Forest, Jefferson and Indiana. The vote for President is as follows: Garfield, 15.391; Hancock, 13,503; Weaver, 2,604, making for the combined vote of Hancock and Weaver 16,107 votes, a majority in the district of 716 over Garfield. Thus on a fusion on President the district was against the Republicans. Gen. White runs ahead of Garfield in all the counties but Armstrong, where he is a little behind. His vote and Garfield's is as follows: Clarion county, Garfield, 2,933; White, 2968; Forest, Garfield, 370; White, 392; Indiana, Garfield, 4,618; White, 4,634; Jefferson, Garfield, 2,750; White, 2,785. In these four counties the vote for Garfield is 10,670 and for White 10,779, giving White 109 more votes than Garffeld. In these counties the combined vote of Hancock and Weaver gives a majority of 1,070 over Garfield, while Mosgrove has but 718 majority in those counties over White. In Armstrong county Garfield is about 150 votes ahead of White. The friends of Gen. White fought nobly for him. His campaign reduced a fusion majority of 7,000 against him two years ago down to a few hundred this year. Let it be observed, then, that Harry White, in the desperate fight of trying to save the district to the Republicans ran ahead of the Presidential ticket, and seems to have done all that mortal man could do. He ran better than ever before, getting more votes and knitting his friends in the district more closely to him. It is easy to say that Garfield has some 1,800 majority over Han-

a vote of 2,604 for Weaver there. which was concentrated for the fusion candidate against White. We are glad to see that our friends in Indiana county, where Gen. White lives, ran him so handsomely ahead of his ticket. Weaver and Mosgrove on the Green-

#### THE NATIONAL CAPITAL.

Special to the REPUBLICAN.

There are ominous threatenings coming from the upright, pure and honest Democracy that the Republican majority in the next Congress will be ignored, and the organization given to the minority. Senator Butler, of South Carolina sounds the keynote of the method by which it may be done. He says "I am not sure the Radicals will have a majority, I think we shall retain the Senate by a small majority, and the Radical clerks of the lower House, have set us some valuable lessons in the preparation of the lists of members preparatory to an organization of the House, and it is by no means certain we shall lose it." This construed into good Democratic Enggood reputation was allowed to resolve lish means, that true to its past record, the doubt in his favor. This year his the minority in the next Congress, will through its servicible tool, Clerk Adams, make a last dying attempt to retain control of the power in the Legislative branch, which it cannot but see has gone from them. The clerk of the House under the present law, has the power to make up the will of the 47th Congress, and also upon him devolves the duty of calling it to order. and excuses whatever, you be and appear The reputation of Mr. Clerk Adams for honesty and fair dealing is none of the reputation of Mr. Clerk Adams at Tionesta, at a Court of Common Pleas there to be held for the County of Forest, the best, and if he can save the House to answer the petition or libel of the said to his party, he may expect his reward in a re-election to his fat office for another two years. But the Republicans are too strong to stand quietly and permit such a wrong. They have a clear working majority, and notwithstanding the tricks and stratagems of Mr. Adams, and the foolish talk of Senator Butler, the Republican members will organize the next House, and retain the control of it. Senator Butlet obtained his seat in the United States Senate by such doubtful and questionable means, that the suggest-THE Pittsburgh Commercial Gazette ion of a conspiracy to obtain control of November 15th, in speaking of of the House and deprive a majority of its rights comes with exceeding bad

The coming session, the last of the forty sixth is at hand. What the Democracy will do to signalize their re-Congress have been more useful to his tirement, is the subject of much dissection than ever before. We have cussion. The question is asked, will they pass all the appropriation bills, notably, the one for payment of the Deputy New York Marshals, or will they still adhere to their blind fanaticism, and make an extra session necessary, one of the impelling reasons for avoiding an extra session is, that it would involve an entire change in the officers and employees of the This year, in the desperate effort of the House. The Senate will be called together soon after the 4th of March as is usual, for the purpose of confirming the new Cabinet, whether the lican nomination and has made a most | House shall also be called together, depends entirely upon the action of the majority in passing the necessary and legal appropriation bills. I think the House will be discreet enough not to force an extra session. They can gain nothing, they may lose much.

grace from him.

When they have made their last speeches, recorded their last votes, drawn their final pay, and go sorrowfully down the marble steps that shall know them no more for ever the people will draw a long breath, and give thanks that a new dispensation is at hand, that the councils of the Nation | REPAIRING DORE ON SHORT NOTICE shall be controlled by those who sought to save not those who would have destroyed it.

PHIL.

TRY

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MUSICAL.

Instrumental and vocal music taught by W. Krauss, on reasonable terms. Those who want to prepare themselves for Organists should take a course in Through cock in the district, but there was also Bass and Harmony.

#### SHERIFF'S SALE.

BY VIRTUE of a writ of Levari Facias, issued out of the Court of Common Pleas of Forest county and to me directed, there will be exposed to sale by public vendue or outery, at the Court House, in the borough of Tionesta, on We can only regret so many voters of MONDAY, DECEMBER, 20, A. D. 1880 the Twenty-fifth district voted for at 10 o'clock, a. m., the following describ-MONDAY, DECEMBER, 20, A. D. 1880 ed real estate, to-wit:

back folly. Greenbackism is a played out issue and we hope our friends will all see it so. We congratulate General White on the run he has made.

William Crossmyer vs. J. H. Copeland and Alice B, Copeland, Levari Facias, No. 7. December term, 1880.—E. L. Davis, Atty.—All the interest of the defendants in the following real estate, to-wit: The one undivided one-flith of the Copeland. Heirs farm, in Harmony township, Forest county, Pa., bounded and described as follows, to-wit: Beginning at the Southeast corner of said farm, thence West 132 perches to a post, thence North 126 perches to a post, thence East 132 perches to a WASHINGTON, D. C., Nov. 18, '80. post, thence South to the place of begin-ning. Containing 104 acres more or less. Taken in execution and sold as the property of J. H. Copeland and Alice B. Copeland at the suit of William Cross-

TERMS OF SALE .- The following must be strictly complied with when the

property is stricken down: When the plaintiff or other lien creditors become the purchaser, the costs on the writs must be paid, and a list of liens including mortgage searches on the property sold, together with such lien credit-or's receipt\* for the amount of the proceeds of the sale or such portion thereof as he may claim, must be furnished the Sheriff.

2. All bids must be paid in full.
3. All sales not settled immediately will be continued until 2 o'clock p. m., of the day of sale, at which time all property not settled for will again be put up and sold at the expense and risk of the person to whom first sold; \*See Purdon's Digest, Ninth Edition,

page 4-6 and Smith's Forms, page 384. C. A. RANDALL, Sheriff. Sheriff's Office, Tiouesta, Pa., November

#### Notice in Divorce.

[C. D. No. 17, Sept. Term, 1880.

FOREST COUNTY, SS.—THE COMmonwealth of Pennsylvania to the
[SEAL] Sheriff of said County, Greeting:
Whereas, Cora V. Wilkins did on the
20th day of July 1880, prefer her petition
to our said Judges of the said Court of Common Pleas for said County, praying for the
causes therein set forth that she might be
divorced from the bonds of matrimony
entered into with you. Henry Wilkins, Wa C. D. No. 17, Sept. Term, 1880. entered into with you, Henry Wilkins. We therefore, command you, the said Henry Wilkins that setting aside all other business on the fourth Monday of December next any you have, why the said Cora V. Wilkins, your wife, should not be divorced from the bonds of matrimony, agreeably to the Act of Assembly in such case made and provided. Herein fail not.

Witness the Hon, L. D. Wetmore, Pres ident of our said Court, at Tionesta, this ist day of Sept., A. D., 1880. JUSTIS SHAWKEY, Proth'y. A true copy—C. A. RANDALL, Sheriff.

## Administrator's Sale.

The undersigned will sell, pursuant to order of Orphans Court, at public sale, at the Court House, in Tionesta, on the 15th day of December, A. D. 1880, between the hour of 1 and 2 o'clock p. m., the follow-ing Real Estate of C. J. Fox, dec'd, lying in Howe Township, Forest County, Pa

viz: 1. The undivided two-thirds of Tract known as No. 3142 adjoining the line of Kingsley township and the Warren county nes; supposed to contain 596 acres.

2. That certain Tract bounded on tho South by No. 2993, East by 2995 and 2812, North by No. 2991, and West by land of W. D. Wood et al. Containing 900 acres

more or less, 3. Subdivision No. 43 of Warrant 2916. Containing 100 acres, be the same more or

4. Subdivision No. 13 of warrant 2916. Containing 100 acres, be the same more or 5. Also the undivided one-forth part

of piece patented by C. J. Fox, Sept. 23, 1839; bounded North by warrant No. 2991, East by lands of C. J. Fox, South by Tract No. 2993, and west by another Tract which C. f. Fox obtained a patent for Sept. 23, 1839, and being the same piece of which three-fourths was hereofore deeded to W. D. Wood. Containing 450 acres. TERMS.-One third at confirmation of

sale; balance in two equal annual installments with legal interest secured by bond and mortgage. H. S. BROCKWAY, Adm'r.

Tionesta, Pa., Nov. 9, 1839

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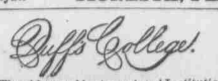
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Three and a half miles East of Kittanning, in Armstrong county, known as the Rob-inson Farm. All under fence; splendid farm house and barn, and all necessary out-buildings. Well watered; well adapted for raising of crops or stock, and underlaid with a 4-foot vein of coal. Also plenty of Limestone.

FORTY ACRES,

Near Trunkerville, Forest county. Part of the Daviel Jones place, Will sell cheap.

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One mile from Neilltown; about 15 or 26 acres cleared, partly fenced. Some good oak on the balance.

THIRTY ACRES.

In Jenks Township, Forest county; ten acres cleared; small orchard growing, comfortable house; well watered. Cheap,

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|       |       | President   | 7 04  |                       |         |
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| 4 48  |       | lv. Stoneham.ar                                     |       |                       | 7 50    |

ADDITIONAL TRAINS LEAVE Parker 6:30am, Foxburg 6:49am, Franklin 9:06am, Oil City 10:0eam. Arrive Tionesta 11:40 am, Tidioute 12:50pm, Irvineton 2:00pm, Warren 2:35pm., Stoneham 2:48pm. Warren 2:35pm., Stoneham 2:48pm. LEAVE Stoneham 7:30am, Warren 7:45am, Irvineton 8:40am. Arrive Tidioute 9:35am. Tionesta 10:31am, Oil City 11:45am CHAUTAUQUA LAKE DIVISION .-Trains leave Oil City for Pet. Centre, Titusville, Spartansburg, Centerville, Corry, Mayville, Brocton at 6:50am, 10:45am, 2:45

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