R. W. JOHES, JAS. S. JENNINGS, & Editors.



"A sentiment not to be appalled, corrupted of

WAYNESBURG, PA.

Wednesday, July 22, 1863.

DEMOCRATIC STATE NOMINATIONS. FOR GOVERNOR, HON. GEO. W. WOODWARD, OF PHILADELPHIA.

FOR JUDGE OF THE SUPREME COURT. WALTER H. LOWRIE. OF ALLEGHENY COUNTY.

FOR SENATE. COL. WILLIAM HOPKINS, -OF WASHINGTON COUNTY.

TREMOCRATIC COUNTY TICKET

ASSEMBLY. DR. ALEXANDER PATTON. OF MOBGAN TP.

PROTHONOTARY, JUSTUS F. TEMPLE. OF MARION TP. TREASURER.

JAMES S. JENNINGS, OF MARION TP. REGISTER & BECOMDER, PETER BROWN, OF MARION TP

COMMISSIONER, JOHN G. DINSMORE. OF RICHHILL TP.

AUDITOR, JOHN CLAYTON. OF MURGAN TP. POOR HOUSE DIRECTOR. DANIEL FULLER.

CAMPAIGN MESSENGER.

OF WHITELY TP.

We will furnish the Messenger from this date till the first of November for FIFTY CENTS.

Our friends, and all who feel an interest in disseminating correct information on public affairs, are requested to get up clubs and forward policy, and the President's Proclamation, lists are indifferent to the fate of the Union, ville, a rifle ball entering his shoulder and us lists of subscribers.

THE DRAFT

The Draft for this Congressional District commenced at New Brighton, in Beacounty, on Thursday, July 9th, to continue from day to day until completed. Beaver was the first county taken up, and we understand was not finished till Saturday the 11th. Lawrence was to be taken up on Monday the 13th, Washington on Tuesday or Wednesday, and Greene on Friday or Saturday last. As soon as the to hand, we will issue an Extra, which can be had at our publication rooms, containthis week's paper.

The Draft is made by Congressional

DR. PATTON.

We are glad to learn that Dr. Patton

On receipt of the news of the late Battle a small hole but open a big one.' This tiue practice at home, and repaired to the tremists would issue, like so many fiends. the evil it may work is beyond all compulived till the next Monday evening. scene of the terrible conflict, and has been in shricking denunciations of McClelthere ever since, ministering, without fee stopped, was the united appeal of the hausted. A braver, and better, and more all political organizations." loyal heart than the Doctor's never beat under a big "waistcoat." He is the immeasurable superior of his contemptible and degraded calumniators. many a management of the parameter of the same

lough's company belonged, suffered se has been a regular visitor to my family for verely in the late battle at Gettysburg.— about nity years, and I may add a verely in the late battle at Gettysburg.— come visitor. The uncompromising integrates Colonel, R. P. Roberts, a lawyer of rity of the editors in the cause of Democratic Beaver, fell fighting bravely at its head; racy and equal rights, and the best interthe Major and Adjutant were both wound - ests of the people and our beloved country, ed, Capt. Atcheson, of Washington counfamily. We hail it as a staunch old lost a hand, Lieut. Purman a leg; and a honesty, virtue and the right. May you great many non-commissioned officers and continue to do battle for the cause of our privates were either killed or wounded .-The Chronicle says, "The regiment fought ail learn to respect her institutions and for all the recruits thus raised, and thus well, exhibiting all the steadiness and gal- revere her most wholesome government. lantry of veteran troops."

SURREMDER OF CHARLES

TON Reports reach us from Nashville and

eaping an abundant Wheat harvest."

EMANCIPATION IN MISSOURI.

A Convention of the people of Missouri has recently decided in favor of the gradual emancipation of the negroes of that State, in a recent issue, says:

in our people to believe that they will support it. Its support is demanded by vexed slave question in Missiouri has been every kind of support from it." long enough a bone of contention.'

those under twelve years old till the age of twenty-three, and of all other ages till

ACCEDED TO.

This is the result of the stupendous folly, and not to say wickedness of the Administration, in interpolating its new menced,-the restoration of the Union.-Southern men cannot get back into the Union basis of emancipation." holders, and the Union.

Is it any wonder that real Union men material support to the war. this mischievous negro policy of the Administration?

GEN, McOLELLAN.

The newspapers and telegraphic dispatches ten days ago proclaimed that the Administration had again placed Gen. McCLEL-LAN at the head of the army of the Potomac. This announcement was received list of the drafted from this county comes by the army, and a large majority of the people, with high gratification. But a little reflection should have convinced the ing the names of the "lucky" lads. The public mind that such a thing was out of list, we fear, will not reach us in time for the question. An overwhelming "outside pressure" from Abolition leaders had produced his dismissal, against the judgment Districts, and the number each District of the President and a majority of his will be required to furnish will not vary Cabinet, at first. But these agitators much from two thousand two hundred and knew the President's weakness, and by twenty men, aggregating some 400,000 for dogged perseverance brought him up at the whole country. Fifty per cent. will be last to the desired point. Wade, Chandadded to the figures given above to cover ler, Covoda, & Co., through their War Committees, by a series of studied misrepresentations, drove the President at last into their toils, and the result has been the blunders of Pope, Burnside, and Hook-

The Pittsburgh Post in reference to the

lan's recall; the little one it would have

AN OLD SUBSCRIBER.

Our old friend, JOSEPH H. KIRBY, Esq., of Berwick, Illi., and formerly of this county, writes as follows:

This Regiment, to which Capt. McCul
Waynesburg Messenger. The Messenger the citizen in all civilized nations. about fifty years, and I may add a welcommon country until her flag shall wave

THE ARMY OF THE POTOMAU IN BALTIMORE! Late telegraphic advices state that the

Army of the Potomae is in Baltimore.the East that Charleston was captured or How long it will remain is known only to surrendered on the 14th instr. It is to be Gen. Meads. It is probable that some hoped these rumors will soon be confirmed, days will be spent in recuperating both men and horses, both having suffered from The Farmers of this county are long and stiguing marches and the heat of the weather:

INTERESTING CORRESPONDENCE --THE ABOLITIONISTS AND THE WAR.

in Missouri ever since the breach between an Abolition emissary from the United ordered to make a charge. They encoun ment, were killed or wounded in the late Benton and Calhoun, and has now happi- States, and James M. Mason, the Rebel tered a much larger Rebel force than they battle at Gettysburg: ly terminated. The Missouri Republi- Envoy to England. In the first letter, expected to meet, and were subjected to a can, the leading Democratic paper of that Conway proposes to Mason that "if the galling fire, Capt. Lindsey falling at the county, killed. "The doom of slavery is now solemnly States of America,' will consent to eman-through the right side or arm. Lieut. B. decreed by the people of Missouri, repre-cipate the negro slaves in those States, F. CAMPBELL, of this place, had his horse sented through as intelligent a body as such emancipation to be guaranteed by killed under him at the same moment, and has ever been found in the same number a liberal European Commission, the was rendered unconscious for a short time of its citizens. Its days are numbered.— As well might the powerful currents of emancipation to be inaugurated at once, by the fall, or by a sabre stroke he receivthe Mississippi be rolled back to their and such time to be allowed for its com- ed as his horse was falling. On recover- arm, slight. source as the movement now commenced pletion as the Commission shall adjudge ing himself, however, noticing the Captain held as a finality. If it is so held by a to be necessary and just, and such eman-lying a short distance from him, the Lieumajority of our people, a serious agitation cipation once made to be irrevocable—tenant and Dr. Capehart went to him, will have been suppressed, and a great then the Abolitionists and Anti-Slavery found him dead, took him to a private question be settled. We have that faith leaders of the Northern States shall im- house near by, and obtained a promise every just sense of obligation to what is war on the part of the United States Gov-burial and mark the grave, so that the due to the peace and welfare of the State. ernment-and, since they hold the balance remains might be found by the friends of parties, let them frame issues and estab- of lower, will certainly cause the war to the deceased. This was doubtless done, ish parties upon other matters. This cease, by the immediate withdrawal of and Judge Lindsey and his father are now Mason replies in guarded terms, and the body the present week.

This is the mode of settling the agita- wants to know who authorizes Conway to No death has occurred among the galshall serve their master during their lives: plainly intimating that the South will run." never be under the necessity of abolishing slavery to secure her independence. Conthe year 1876; and provided, further, that way, indignant at the publication of the them an owner of 300 slaves, are now emancipation, and that when that issue here. They pretend to represent 40 out of caused to be involved, they would no long-the 50 parishes in the State, and promise er sustain it; 'but that, with regard to lant a band of brothers as ever drew Union, if her own constitution and laws the special offer,' he (Conway) must write sword in a just and patriotic cause. can be guaranteed; that is to say, slavery out and get a special authority." He Already three of them have been badly IT IS PRESUMED THAT further says, however, that the Abolition wounded, indeed permanently disabled, in THIS PROPOSITION WILL NOT BE ists "do, indeed, stand committed to an the war for the Union. unwillingness to prosecute this terrible

except on the condition of their submit- All this we fully believe, and it only ly never will.

monwealth," a Republican paper, and is And last, Lieut. J. Jackson Purman, of

TERRIBLE KIOT IN NEW YORK.

Our exchanges contain lengthy details ted. on Monday of last week, and had not been all her brave defenders. checked at last advices. We trust, howthis reaches the eyes of our readers, the brother as soon as he can be removed. have seen the germs of lawlessness, ri- their blood. pening to mischief for many months past, and we have ever deprecated all that could minister to that fell spirit. We all laws, and the breaking down of all the who knew him. security they should furnish against

SHARP YANKEE PRACTICE. Gov. Andrews, of Massachusetts, in his late movements to raise negro regiments, while the Abolition public gave him the credit of gratifying his philanthropic and the other States in favor of Massachuin triumph over all her enemies, and they setts, which will get a credit, in her draft. that extent! As soon as the Governors of the other States discovered what hilarity of the occasion. the wily Governor was at, they shut down on him and put a stop to his glever manœuvre.

> Jefferson Agricultural Society. We are compelled to defer the Pre-

CAPT. WM. O. LINDSEY. REGIMENT. Letters from his Company inform us that Capt. LINDSEY met his death as he

State. This question has been agitated pondence between Moncure D. Conway, connection with other cavalry, had been Washington county,) in the 140th Regi States calling themselves 'the Confederate first discharge, shot in the throat and mediately oppose the prosecution of the from the family to give the body a decent

ting question, which accords with our in- make such a proposition? Conway an- lant sons of Little Greene, since the war

Captain Lindser had been absent on sick leave only a short time before his death, having been ill of a fever some

The PURMANS, of this county, are as gal-

Lieut. D. GRAY PURMAN, of the 16th war for any less important aim than the Wisconsin Volunteers, our readers will zers out of our army. How is this? complete wiping out of their country's remember, was seriously wounded, by both purpose for which it is carrying on the crime and shame; but it has all along ball and shell, at the battle of Shiloh, war, to wit: The destruction of slavery been their avowed position that they are, while gallantly cheering on his men to instead of that for which it was com. to quote WENDELL PHILLIPS, "willing to the charge; -indeed his clothes were litaccept anything—union or disunion—on the erally riddled by bullets. He has not yet ed by man in authority, the rights of their knowledge and belief

ting to the destruction of their slave prop- confirms what we have been laboring | Next, Serg't Nelson N. Purman was erty, -in many instances their all. This for two years to show, that the Abolition- wounded at the battle of Chancellors-

> one of Sumner and Wilson's intimate the 140th Regiment, Pennsylvania Volunteers, has been struck down, wounded in parent or parents depedent upon his labor both legs at the battle of Gettysburg, and for support. in one so badly that it had to be amputa- 2. Persons under 20, and over 35 years

of a serious and most alarming riot in. It is to such lads as these the Union New York city, arising from the enforce- cause owes its glorious triumphs, and we 12 years of age. ment of the Conscription act. It began trust the country will cherish them, and

A. A. Purman, Esq., of this place, is ever, with a cotemporary, that by the time now in the East, and will return with his

nower of the law may have asserted and The Purmans are not men whose patriotregained that Supremacy which it ought sam evaporates in talk, and who stand on always, and under all circumstances, to street corners and point out and mutter maintain and to which all good citizens curses at "Copperheads." They seal their ought to contribute their best aid. We love for their country and Government with

SERGEANT WM. A. BROWN. The remains of this gallant young solhave ever unhesitatingly condemned and dier, son of Peter Brown, Esq., of this denounced it, whether it exhibits itself in place, were brought home on Sunday last, attempts to suppress the press, in the inattempts to suppress the press, in the inby the Democracy of Greene county. He will, of course, be elected.—Johnstown upon them.

and interred by a large concourse of relatives and friends. He belonged to Capt.

The modification of any law upon the McCallough's Course. in the nullification of any law upon the statute-books. We therefore take no new late battle of Gettysburg. He was shot Nothing more certain than that the late effort for the restoration of McC.ellan ground in denouncing the anti-conscripthrough the breast on Thursday, was cap- by calling on the undersigned at the office Doctor will be elected by an overwhelming majority, Brother Campbell, as he ought to be, for there is no truer patriot or firmer Democrat in all this broad Commonwealth.

District of the restoration of McC.ellan brother estoration of McC.ellan brother es tions impel us to adhere to it. Defiance of and was immediately carried out and laid port. at Gettysburg, he quit his large and lucra- big hole is that through which the ex- law can never be productive of good, while on the ground to die. Strange to say, he five years (if married) and all over forty-

tation. If not checked it must inevitably | Sergeant Brown was an excellent sollead to horrors at which humanity shud- dier, obedient and intrepid, and had the or reward, to the sick, the wounded and army of the Potomac, backed by that of dere. It is not a question now in New confidence of his superiors, and the Lieu-dependent on his labor for support. the dying, until he has been well-nigh ex. the entire conservatives of the country of York whether the Conscription law was tenant Colonel of his Regiment was look. 5. Persons of whose fam'ly there are a wise enactment, or whether the regula- ing him up to promote him for his gallan- already two members in the United States a wise enactment, or whether the regulating him up to promote him for his gament service.

tions framed at the War Department to try on the field when he heard of his fatal 6. When a parent aged and infirm has carry it into effect are or are not equitable. injury. He was a truly estimable young two sous and is dependent on them for It is a question as to the abrogation of man, beloved by his comrades and by all support, if both are drafted, the parent

PIO NIO AT LITTLETON.

The Pic Nic Celebration of the 4th of

July, near Littleton Station on the Balti- under any of the causes set forth should in more and Ohio Rail Road, is said by persons present to have been a delightful affair. The attendance was large and the of exemption. repast provided ample and sumptuous .ty, was killed, Lieut. Vance, of Co., C, friend, in which we can confide for truth, brotherly feelings for the negroes. was of Marion county, delivered eloquent and Rev. Mr. West and Fontain Smith, Esq., really playing a sharp Yankee trick on appropriate addresses, and the Declaration was read by Maj. James W. Hays .-"Stoy's Concert Band," from Waynesburg, save the draft upon her white citizens to cious music, but by their gentlemanly de- their certificates made out by the under-

KILLED.

ZENAS JEWELL, son of Mr. Samuel Jewell of this place, and Thomas Eagon, of Central Hold I of this place, and THOMAS EAGON, of Cenmium List of this Society till next They were both brave and mithful sol-

CASUALTIES IN THE 140th (PENNA.), PROVOST MARSHAL'S OFFICE,

The following Greene county lads, be-Late London papers contain a corres- entered Hagerstown with his men, who, in longing to Capt. Linton's Company (from

Simon Sanders, Washington tp., Greene

Thomas Doty, Washington township. Greene county-wounded in lest shoulder,

Wilson Doty, Washington tp., Greene

county-left thigh, severely. William Williams, Waynesburg-right

JOE PORTER.

We are glad to see our young friend, Joe Porter, is driving a prosperous business in the Dry Good and Notion line, at the old stand. Although he he has shelved two large assortments since the Spring trade opened, he has been compelled again to replenish his stock. Moderate prices and fair dealing are giving him a fine run in the East, and will probably return with cannot find a better place to lay in sup-

plies. Give him a call.

"THE PRINTING PRESSES SHALL stitutions, to wit : by a convention of the swers, "I could easily give you the evi- began, which has been more generally and BE FREE TO EVERY PERSON WHO like. people of the State interested, and not by dence that I represent the views of the profoundly regretted than that of Captain UNDERTAKES TO EXAMINE THE people of the State interested, and not by dence that I represent the views of the profoundly regretted than that of Captain PROCEEDINGS OF THE LEGISLA-unauthorized and unconstitutional Procleading Abolitionists of America, but Lindsey. His fine social qualities, manly TURE OR ANY OTHER BRANCH OF lamations of the President, who has as with regard to the special offer which I bearing and native goodness of heart made THE GOVERNMENT; AND NO LAW and little authority upon the subject as the Editors of the Messerger.

The main provisions of this Emancipation Act are as follows:

Slavery shall cease to exist in Missouri Slavery shall cease to exist in Missouri sufficiency." Mason then comes out in a safter the 4th of July, 1870, provided, how-letter closing the correspondence, exposing the labor of the has died young, but there are silvered PRINT UPON ANY SUBJECT. BEING PRINT UPON ANY SUBJECT, BEING ever, that slaves over fifty years of age Conway's traitorous design, and very heads whose race of duty is less nobly RESPONSIBLE FOR THE ABUSE OF THAT LIBERTY."-Art. IX, Sec. VII, Constitution of Pennsylvania.

"IN THIS COUNTRY ESPE the year 1876; and provided, further, that after the year 1876 and provided, further, that after the year 1770 no slave shall be sold out of the State nor removed from the State.

State.

State.

Stouther not to him on this subject only "admits that his authority extended definitely only ing.

The special Washington correspondent of the Pittsburg Gazette has the follow. Of America were giving moral support to the washington, and that when that issue them an owner of 300 slaves, are now emancipation, and that when that issue the follow after the year 1770 no slave shall be sold after the year 1770 no slave shall be sold correspondence, writes to Mason through weeks, but left to join his command on the correspondence, writes to Mason through weeks, but left to join his command on the correspondence, writes to Mason through weeks, but left to join his command on the CONSTITUTION, BUT EVEN ESSEN.

Though poorly fitted for the exposure and the Land note to him on this subject only "admits that his authority extended definitely only to the declaration that the Abolitionists of America were giving moral support to the post of honor and of duty.

A GALLANT AND PATRIOTIO FAMI- Live of the publication of the weeks, but left to join his command on the CONSTITUTION, BUT EVEN ESSEN.

The London Times "wondering" that he weet the second by two of the late engagements in the East. Though poorly fitted for the exposure and that he administration of the interest of the father's death is to be sized by the methers and the father is death to forego them, and fell at the post of honor and of duty.

The special Washington correspondent to the tather is death to forego them, and fell at the post of honor and of duty.

The PROCEEDINGS OF THE ONE STITUTION, BUT TILE AND THE EASTINGT ONLY TILE AND TO CANVASS

THE PROVED ESSEN.

THE ENTIRELY CONSISTENT WITH THE EADMINISTRATION AT ANY TILE EASTING AS DISTINCT AND SEPARATE FROM THE GOVERN.

MENT ITSELF, AND TO CANVASS

THE PROVED ESSEN.

A GALLANT AND PATRIOTIO FAMI- Live in the fact.

Th CIALLY, IT IS A HABIT NOT ONLY H SEWARD, Secretary of State undtheer Lincoln Administration.

DRAFTING COPPERHEADS.

Abolition press of the existence of "Cop- vit that I am the only brother of perheads and traitors in their midst," the drafting officers do not appear to have labored to keep these "Southern sympathi-Pittsburgh Post.

The Albany Argus remarks that when the rights of persons are disregardrecovered from his wounds, and most like- property will be treated with contempt by the masses.

DRAFTED MEN.

Drafted men claiming exemption can stand like a wall of fire between the Union so they accomplish their long-cherished imbedding itself so deeply in the chest that have their exemption papers properly men of the South, who happen to be slave. aim of negro emancipation. It is only to it has neither been discovered nor removed rawn by calling on the undersigned at abolish slavery they have lent either moral or ed, and in all probability never will be .- the office of Purman & Ritchie, Way-He is slowly recovering, however, but will nesburg, Pa. The following are the should have their indignation excited at | Conway is Editor of the "Boston Com- hardly be able to take the field again. | causes of exemption under the Act of Con-

1. Sons of a widow or aged or infirm

of age, married, and all over 45 years of

4. Only brother of a child or children

dependent on his labor for support.

6. When a parent, aged or infirm, for support, if both are drafted, the parrent may chose which shall be exempt.

papers properly prepared when they report to the Marshal, as they will not have time to correct them. J. G. RITCHIE.

R. H. PHELAN.

MEN.

All Drafted men who claim exemption

2. Persons under twenty and over thirty-

3. Fathers of motherless children under 12 years of age. 4. Only brother of a child or children

shall chose which shall be exempted. properly executed before reporting to the Marshal's Office, as they will have no

(heads of families) of their neighborhood to testify to the truth of their certificate D. R. P. HUSS, Attorney at Law. Office in the Old Bank Building, Main

Street, Waynesburg, Pa. July 18th, 1863.

TO DRAFTED MEN. Drafted men who are exempt from mili-

was present, and not only by their dell- tary duty by the act of Congress, can have cious music, but by their gentlemanly deportment, added much to the pleasure and aigned at his office in Campbell's Row.

Circular NO. 33-REGULATIONS IN REGARD TO
SUBSTITUTE AND TO SUBSTITUT Waynesburg, Pa. G. W. G. WADDELL.

STRAYED OR STOLEN,

New Brighton, July 6, '63. THE PRESIDENT OF THE UNITED STATES THE PRESIDENT OF THE UNITED STATES
Lawing ordered a Draft in this District, of One
Thousand Nine Hundred and Ninety-five Men, in
serve during the rebellion, not, however, exceeding
three years, in accordance with instructions from the
Provost Masshal General, the following forms of affidavit to be turnished the Hoard of Entollanent by application for exemption under Section 2d of the Act of
Congress of March 3d, 1863, are published for the information of the public.

formation of the public.

JOHN CUTHBERTSON,

Captain and Provost Muschal.

FORM 25.

FORM 25.

Certificates of exemption for the son of a widow, or of aged and infirm parent or parents.

1, the subscriber, —, resident of ______, hereby certify that 1, _____, being liable to military duty under the Act of Congress "for enrolling and calling out the national forces," &c., approved March 3d, 1863, am the only son of —, a widow, (or of ______, a widow, or of ______, a widow, (or of ______, a widow, or of ______, a widow, (or of ______, a widow, or of ______, a widow, or of ______, a widow, (or of ______, a widow, or of ______, a widow, or of ______, a widow, (or of ______, a widow, or of ______, a widow, or of ______, a widow, (or of ______, a widow, or of ______, a widow, or of ______, a widow, (or of _______, a widow, or of ______, a widow, or of _______, a widow, or of _______, a widow, or of _______, a widow, or of ________, a widow, or of ________, a widow, or of ________, a widow, or of _________, a widow, or of _________, a widow, or of __________. We, the subscribers, do hereby certify that the (or or aged and infirm parents,) dependent on his labor for support.

Personally sppeared before me, above named ______, and ______, and severally u ade oath that the above certificate is correct and true, to the best of their knowledge and belief.

Dated — day of ——, 186—.

Note 1.—The first of the above certificates must be signed by the person claiming exemption, and the 2nd by two respectable citizens (heads of families) residents of the town, county or district, in which the person resides, and sworm to before a magistrate.

Note 2.—This certificate is to be used only in cases where the labor of the merson claiming exemption is where the labor of the person claiming exemption is actually necessary for the support of the persons dependent on him. The examption does not apply in cases where there is sufficient property to yield sup-port, and the necessary business for collecting the income can be transacted by agents, trustees or the

FORM 26.

Certificate of a parent that he or she desires one o his or her sons exempted.

1, the subscriber, the father (or mother) of county, State of

Personally appeared before me, the above named oath that the above certificates are correct and true, to the best of their knowledge and belief.

FORM 27. Certificates that the person liable to draft is the only prother of a child or chidren dependent on his labor DRAFTING COPPERHEADS.

Notwithstanding the warnings of the the service of the United States, hereby make affida

years of age, having neither father or mother, and de-

Justice of the Pa ace. Dated at _____, this _ day of _____, 180_.

Note 1,—This certificate is to be used only in cases where the labor of the person claiming exemption is actually necessary for the support of the persons dependent on him. The exemption does not apply in cases where there is sufficient property to yield support, and the necessary business can be transacted for collecting the incomes by agents, trustees, or the citike.

ike.
Note 2.—The first certificate must be signed by the FORM 28.

Certificate that two members of the family of the

Personally appeared before me the aboue named and and and severely made oath that he aboue certificate is correct and true, to the best of heir k nowledge and belief.

4. Only brother of a child or children dependent on his labor for support.

5 Persons of whose family there are already two members in the United States under the same family. If any of the members reside elsewhere, and have gone into the military service of the united States, no exemption on that account can be caused.

Note 2.—Thi certificate must be signed by one of 6. When a parent, aged or infirm, the parents, if there be any; if not, by two respect ble persons (reads of families) residents in the san two sons and is dependent upon them

ent may chose which shall be exempt.

M. B.— Drafted men should have their capers properly prepared when they report to the Marshal, as they will not have time to correct them.

Certificate that the permit libe to draft is the father of motherless children, under 12 years of age, dependent on his labor for support.

1.——, the subscriber, being liable to draft into the service of the lined States, hereby make affidavit that I am the father of — motherless child— under 12 years of age, and dependent on my labor for support.

We, the subscribers ---- and ---

Certificate for exemption on account of unsuitable-

We, the subscribers, and . town, county, and State above mentioned, hereby cere tify that the above statement of's age is correct and true to the best of our knowledge and belief

Personally appeared before me, the above names hall chose which shall be exempted.

Drafted men should have their papers

made oath that the above certificates are correct and true to the best of their knowledge and belief. Justice of the Peace.

Marshal's Office, as they will have no time to correct them.

N. B.—Drafted men claiming exemption under any of the causes set forth should bring with them two responsible residents (heads of families) of their neighborhood.

Justice of the Peacc.

Note 1.—The certificate in regard to age is, in all cases where practicable, to be signed by the parents of the person claiming exemption, and the requirements specified in the regulations are to be adhered to. The blank space in the certificate to indicate the age of the person, is to be filled as follows.

The blank space in the certificate to indicate the age of the person, is to be filled as follows. That I am "under twenty" years of age.
That I am "over thirty-five" years of age "Anp

That I am "over FORTY-FIVE" years of age, accordmg 1. The facts of the case.

Neto 2.—In case the certificate is not signed by the parents, the fact of the age must be certified by twor respeciable persons (heads of families) resident in the same town, county, or district, with the person for whom exemption is claimed, and the requirements of paragraphs \$3, Regulations, &c., must be complied with.

WAR DEPARTMENT.

AUBSTITUTES.

JSUBSTITUTES.

1st. Auy person enrolled and drafted may, at any ms, on or before the time at which he loard of Enrollment of the District which he re-ides, a substitute, Al. The substitute must be in every respect suitable or the military service, which shall be determined by he Enrolling Board in the manner prescribed for examthe Government of the Bureau of the Provost Marshal General,) setting forth that the person is "not properly subject to do military duty during the time for which he was drafted, "by reason of 'having farnished an acceptable substitute."

5th. Every substitute, who shall have enlisted and reported to the Provost Marshal, shall be held subject to all pains and pensities for describing or other offences in the same manner as other soldiers, and the person who has furnished the substitute shall not be responsible for the acts of the substitute, committed after he shall have enlisted and reported to the Provost Marshal for duty, as required by the preceeding paragraph.

paragraph.
6th. The Board of Euroliment will give public notice

after a draft has been made, t at they will, between such hours on every day, u., to the time when the drafted men are ordered to report at a rendezvous, hear propositions for substitutes, and examine persons so offering.

7th. All persons who may be drafted, and who desire to present substitutes, shall give actice in writing to the Reard of Eurolinent that on such a day they will present a substitute, giving his name, residence, age, and stating whether he is an alien or citizen.

oth. Substitutes, after being enlisted, are to be considered as, in all respects, on the same footing with other soldiers, receiving the same bounties, pay and allowances, and ameanable to the same regulations,

JAMES B. FRY,

Provost Marchal General.

Reduced Prices.

FOR THE PURPOSE OF CLOSING OUT the balance of our Summer Stock, we have de cided to make a still further reduction in the price of our Dress Goods, Lawns, Bereges; Organdies and Mantles,

21 Fifth Street, Pittsburgh, Pa.

New Hat and Cap Store.— WM. FLEMING, No 139 WOOD Stree PITTSBURSH, PA., has established a NEW HAT JND CAP HOUSE, and persons visiting the city will find it a first class establishment, fitted up in the latest modern style, with every convenience for doing a Wholesake and Retail Trade. A large stock of every variety, style and quality of HATS and CAPS kept constantly on

Mr. Fleming is a Practical Hatter, and guarun action to purchasers. The Lost Found.

R. S. S. PATTON has returned, and is now at his thing in the line of Denistry.

Grover & Baker's Sewing MACHINES for family and manufacturing pur A. F. CHATONEY, 18 Fifth St., Pittsburgh, Pa.

NOTICE TO BUILDERS.

HERE will be exposed at Public Sale, in Richhill School District, Greene Co., Pa., on Saturday the Ist day of August next, the erection of two Frame School Houses. For further particulars address

A. ROSS, Sec. of Board,
July 22, '63. Wind Ridge, Greene Co., Pa.

Administrator's Notice. ETTERS of administration having been granted to the undersigned upon the estate of JAMES E. BURWEILL, dec'd, late of Greene tp., notice is hereby given to all persons having claims against the estate to present them properly authenticated for settlement, and to those indebted to the same to make immediate payment.
July 22, '63. JERBMIAH STEWART, Adm'r.

SAPONIFIER.

THE FAMILY SOAP MAKER.

The public are cautioned against the SPURIOUS articles of LYE for making SOAP, &c.. now offered for sale. The only GENUINE and PATENTED Lye is that made by the PENNSYLVANIA SALT MANUFACTURING COMPANY, their trade must for it being "SAPONIFIER. OR CONCENTRATED LYE."—The great success of this article has led unprincipled parties to endeavor to imitate it, in violation of the Company's PATENTS.

All Manufacturers, Buyers or Sellers of these Spusious Lyes, are hereby notified that the Company have employed as their Attorneys,

GEORGE HARDING, Esq., of Phils., and WILLIAM BAKEWELL; Esq., of Pittsburg.

TAKE NOTICE. The United States Circuit Court, Western District Pennsylvania, No. 1 of May Term, in 1862, in suit of the "Pennsylvania Salt Manufacturing Company," va. "Thos. G. Chase," decreed to the Company, on Nov.

THE PENNSYLVANIA SALT MANUFACTURING CO.

OFFICER: 127 Walnut Street, Philadelphia. Pitt St. and Duquesue Way Pittsburgh May 27, 1862.

BANK NOTICE.

CONCENTRATED LIE.

And that all Manufacturers, Users or Sellers of Lye, in violation of the rights of the company, will be prosecu, ted at once.

The SAPONIFIER or CONCENTRATED LYB for sale by all Druggists, Grocers and Country Storm

"Thos. G. Chase," decreed to the Company, on Nov. 15, 1862, the exclusive right granted by a patent owned by them for the Saponifier. Patent dated October 21,

THE Stockholders of the FARMERS' AND DRO-VERS' HANK OF WAYNESBURG, in Greens county, Fa., will apply to the Legislature of the State, for an extension of charter for the term of dispen years from the expiration of the areas term. The location, corporate name and privileges, and amount of constant stock to will one hundred and fifty thousand dollars, to be the same are dider its present charter.