sters at school in Germany.

The Arabs of Algiers are dying of starvation by tens of thousands. Many Englishmen are discharging their

servants simply because they are Irish. The Louisville bridge will not be finished until next year. It will cos \$1,600,000.

Women's Rights have been recognized in Tennessee, Mrs. M. T. Carter has been elected County Superintendent of Public Schools

for Maury county. There are five American officers and fiftyeight men on the Island of San Juan. The spotof earth is claimed by both England and the United States, and they occupy it together.

We now pay \$100,000,000 and more, annually, to an army whose gexclusive duty is to keep the Southern States out of the

The Republicans promised that disabled soldiers should never need support. But we Gen. WELLINGTON ENT, of Columbia. everywhere find disabled soldiers whose only support is the crutch.

The daughter of a veteran attache of one of the Boston newspapers, through the death olitionists ever get power in their of her uncle, has become heiress to \$200,000. It may save trouble to fortune hunters to know that the lady is married.

The bankrupt law has now been in operation about nine months, and during that period there have been filed in New York 300 petitions; in Massachusetts, 825; and or dare question their infallibility; in Pennsylvania, over 1,300.

Longfellow is working at a new poem, Ole Bull's violin bow has a diamond at BLOOD."- Daniel Webster. each end.

The Opinion, of Richmond, estimates that there are 140,000 whites and 104,600 colored voters in Virginia, and predicts the defeat of the new Constitution.

Four countries-Scotland, England, France and Wales-claim the honor of having given birth to St. Patrick, and two-Ireland and America-to being the land of his adoption.

An Antiquary .- The English papers announce the death of an eminent Welsh bard and antiquary, Morgan Owen, at the age of GLORIOUS DEMOCRATIC VICTORY IN eighty years. It is said that he had never been more than four miles away from home; he had never written a letter and had never

received one. SAMBO AHEAD .- The property used by white schools in the District of Columbia is taxed the same as other property of the kind. The property used by negro schools is exempted from local taxation by an act of the Senate of the United States, "Bottom rail

on de top" where Congress rules. The Daily Dispatch, a nigger, nose-rag, rrinted in Allantown, has given up the ghost. Cause-want of support. The Radical party will do the same before long, for the same reason. May the time come soon, for the sake of the country.

PROGRESSIVE .- A negro family advertises in one of the Philadelphia morning papers for a respectable white boy "to assist in the kitchen." The world moves-backwardsunder radical rule.

prevented gunpowder from settling him.

favor of Negro citizenship." A. LINCOLN.

ham Young of \$200.

known only in history.

Johnson interfered with it.

Late estimates show that the expenses of monish you -take warning !" the War Department are now at the rate of In Michigan the result is quite as grati- the franchise. \$188,000,000 a year !!! Thus, while Stan- fying. Here negro-suffrage was trying to ton is "sticking," the people are being terri- be crammed down the throats of the people

of Office bill before the Supreme Court. They tion on Monday shows its defeat by over tion he denounced the Democratic party dare not trust the "Reconstruction" acts to 10,000 majority. Comment is unnecessary. for denying the right of suffrage to the nethe same tribunal. Is there any escape from White men must and will rule America! gro while they conferred it on the white the conclusion that they know these acts are null and void-"rank usurpation?"

147 lost children were picked up last month by Brooklyn policemen.

the taxes on manufactured articles, the bill only nasty copperheads can slander, his taking effect from the 1st inst.

Charles L. Stewart, of White Plains, N. Y. &c., &c. - American Republican. dropped dead on the street. He was recently married, and leaves his young wife \$1,-

State Fast, by attending church in the morn- crats; they are mongrelists; and, so far, ing and the theatres in the afternoon and the charge of drunkenness against General

viving graduate of the class of 1796 of Dart- ought to know, also, that if the charge can mouth College, and the oldest alumnus of the be well and fully sustained, it will be the institution in the order of graduation, died at best recommendation he can have with the Hanover, N. H., his native town, on Friday, party to which he belongs, and to professed March 27th, in the 93d year of his age.

Two freedmen fought nobly on board the steamer Richmond, lying at Louisville-one the Senate on Wednesday, to provide for sent the other to Abraham's bosom.

Paris has seventy one theatres.

The Democrat.



HARVEY SICKLER, Editor.

TUNKHANNOCK, PA.

Wednesday, Apr. 8, 1868.

Hemocratic State Tichet. Auditor General,

CHARLES E. BOYLE, of Fayette. Surveyor General.

Keep it before the People.

"If these infernal fanatics and Abhands, they will override the Constitution, set the Supreme Court at defiance, change and make laws to suit themselves, lay violent hands on those who differ with them in their opinion, COUNTRY, AND DELUGE IT WITH that their names are not on the registry,

IMPEACHNENT.—The impeachment farce at Washington has taken a respite. The proscution closed on Saturday, and the tuscurorians very generously gave the President three days-until Thursday-to prepare for his defence. No matter what that dofonce may be, it will not have a feather's weight, either for or against conviction, with these political enemies and exparte judges of the President.

CONNECTICUT!!

Governor English Re-Elected by nearly

2,000 Majority !!! DEMOCRATIC GAIN OVER 1,000!!

Radicalism Squelched in Michigan!! NEGRO SUFFRAGE DEFEATED BY

OVER 10,000 MAJORITY!!! THE IMPEACHERS IMPEACHED!!

The People after Them---The Enemies of the White Man's Government, of Constitutional Liberty, of the Union, Capitulate to "Superior Force!"

The glorious result of the State election which took place in Connecticut on Monday last will give the friends of constitutional liberty and a white man's government new courage everywhere. Notwith- facia evidence of fraud, and the standing the enormous sums of money used vote may be rejected upon a contested elecby the radically disunion party to corrupt by a subscriber in arrears, whom he was dle of unpaid accounts in his; pocket. He have met with a waterloo defeat. The certificate. Voting, or attempting to vote tion, a white soldier from the North, where was unable to settle the accounts and they "cranberry patch party" of Connecticut, subjects the party to imprisonment not exknowing that the laboring classes are gen- ceeding three years, and fine not exceed-"I am not, and never have been in favor of erally attached to the great Democratic ing one thousand dollars. making voters or jurors of Negroes, nor of party, made large offers for laborers to qualifying them to hold office. I am not in work on their cranberry patch in New Jersey. But this expedient failed to draw off a sufficient number of Democratic voters Young men in Utah can have as many to give to the Radicals a victory in Con- to open between 6 and 7 o'clock A, M. wives as they please, but they are obliged to necticut. Negro suffrage and impeachment and close at 6 P. M. marry at nineteen, or to pay a forfeit to Brig | were the issues presented to the people of Connecticut for their decision. The doom Poland, as a nationality, has disappeared of the Radical-disunion-negro equality parfrom the map of the world. The land of the ty'is written in characters of living lightbrave, the beautiful and the eloquent, is that" he who runs may read." Can you, ye miserable impeachers! ye worshippers at Mount Vesuvius is a state of splendid the shrine of negro equality! ye enemies of the Union and Constitution! can I have seen a great many colored women The trial of Jefferson Davis has been fur. you, we say, mistake the result? The that I would rather walk with than a great ther postponed until May 2d. The trial of finger of scorn of three million white voters of this land is pointing at you. We ad-

by incorporating it into the body of their Hickman. In a stilted and very silly The Radicals dare not trust the Tenure new Constitution. The result of the elect speech which he made on the same ques-

The local elections everywhere show foreigner. He grossly insulted every large Democratic gains.

"The Copperhead press, seeing that General Grant will be the Republican can-Mr. Johnson has signed the bill reducing didate for President, are slandering, as private character. They denounce him as drunkard, that he never goes to church,

Mrs. Cady Stanton, Wendell Phillips, Rev. Theodore Tilton, and such like, may ants of the first families of the South have be "nasty copperheads;" we shall not at-Bostonians, Thursday, observed the annual tempt to deny it; but they are not demo-Grant, comes from the purest Simons of is unable to speak the English language Peyton Randolph Freeman, the last sur- the Mongrel party. The Republican temperance men generally.

ALABAMA. - A bill was introduced in the establishment of a provisional government in Alabama, under the Constitution that was recently rejected.

A Registry Law.

A bill providing for the registration of oters throughout the State has passed both branches of the Legislature and now become a law. The subjoined is a synopsis of its principal provisions:

Section 1—That the assessors shall make lists of voters annually, with their residence, whether housekeepers or boarders; the occupation and name of employer, if working for another; whether native citizens voting on age, naturalized, or having declared intentions, expecting to vote upon full papers, to be procured before elec-

During the present year such lists to be made out sixty six days after the passage of the act; qualification to be then inquired into before the 1st of September ;meeting for the rectification and placing additional names on the registry, to be held by the assesors during four days, if necessary, and ten days before the elec-

Section 2-Duplicate copies of the registry lists to be made out; one copy to go to the County Commissioners, the other to be posted on the door of the house where the election is to be held prior to August 1st in each year.

Section 3-Assessors, inspectors and udges of election to attend at places for holding elections on Saturday, the tenth day preceding the second Tuesday of October, to place names on the registry not thereon, upon due proof of the right of the

At the election no person to be allowed to vote whose name is not on the list.

Where a person has been omitted he may request a special meeting of the ofclaims may be heard at the election house on the Saturday before the election.

Section 4.-Voters may be challenged and finally they will BANKRUPT THE and put to proof, notwithstanding the fact and the matter be decided according to law. Naturalized voters must produce their certificates of naturalization, the election officers to place the word "voted," with date and place of election.

Section 5 .- Registry papers to be sealed up after the election with other election

Section 6.—Registry to be re-opened in years when there are Presidential elections on days before the election, and names of voters omitted to be placed thereon. Section 7 .- At special elections the reg-

istry to govern, but not to exclude citizens not registered who have the right to vote according to law. Section 8 prescribes the oath of office for assessors, inspectors and judges of elec-

Section 9 .- On the petition of five or more estizens, under oath, setting forth reasons for believing that frauds will be practiced at an election, the Court of Common Pleas may appoint two persons as overseers of elections, one from each political party, if the inspectors belong to different political parties; but where these officers are both of the same party, the overseers to be both of the opposite party. The overseers to have a right to be present at the election and to see what is done, keep lists of voters, &c. If said overseers are not allowed to perform their duties, or are driven away by intimidation, the whole

oll of that election district or division to e thrown out, if the election is contested. Section 10.-If a district polls more votes than are registered, it shall be prima

Section 11 -- No court of the State to the voters of that State, and the offer to naturalize any foreigner within ten days of trial of the President and depose him, they would go into the State and vote, they in the officer issuing the naturalization and provide that, hereafter, at every elecon a fraudulent certificate of naturalization, they are not afraid of a little dew, shall, on

> Section 12.- Issuing false receipts by a tax collector, fine not less than one hundred dollars, imprisonment not less than three months.

Section 13 .- At elections hereafter, poll-

Down on the Dutch and Irish.

During the disscussion of his amendment, proposing to strike the word white from the Constitution of Pennsylvania, John Hickman said :

I may possibly see the day that I may walk side by side with a colored woman. many white men. I know a great many negroes who I think are better entitled to vote this moment than a great many white men who do vote, and have long exercised

Major A. C. Reinæhl, the brilliant member from Manheim, strove to emulate adopted citizen when he denounced them as "foreign paupers." He said :

If Democrats give the right of suffrage to foreign paupers to whom a spelling book is a sealed mystery, and who still smell of bilge water, and from whose garments the Celtic aroma or the Teutonic fragrance of the fatherland has not yet been removed by the pure air of freedom, why should not the coffee-colored descenda voice in reconstructing the States of their forefathers?

The grandfather of the little upstart who uses such language as that, we are assured, intelligibly, and his father prefers to converse in Pennsylvania Dutch. "Set a beggar on horseback and"-our readers know the rest .- Lancaster Intelligencer,

GOOD FOR OHIO. - The Ohio Senate ejected Thomas C. Jones, returned as Senator from the Eighth District, on the ground that he was elected by negro votes, The seat was awarded to his competitor, who was immediately sworn in.

Arkansas Election .--- Another

the mud.

cals in political stategy, and certainly not sonian. the men to be governed by a horde of uneducated, degraded, semi-barbarous negroes. At first, the Radicals thought that States, hence, to manifest a spirit of fairthe question. Under this rule, to the great in the extract. delight of the negro worshippers, Alabama may request a special meeting of the officers to decide on his case; and all such resentatives and negro constitution, votes munications to Congress—that the eleven or no votes, giving as an excuse for such a States in insurrection never ceased to be Congress.

But the more cautious saw at once that they tacked on their third amendment, providing that a majority of votes cast you) and two vote for and one against the pressed the opinion both in his communionstitution, if there are no more votes cast, this majority vote shall drag the the people, that the policy adopted by

This law was enacted in time to take effect in the late Arkansas election, and lo ! and union, but, on the contrary, did tend horror of horrors, the people turn out and to disunion and the permanent disruption vote the Constitution down. So there can of the States, and that, in following the 200 or Arkansas to vote in the High Court of

This excuse is all moonshine. Does not men's Bureau and the U.S. troops, voted for by northern Radicals and paid for by taxing northern labor, fully protected the negro with their smiling bayonets in their right to vote. No, it was nothing but the wet weather that caused the slim vote.

But what is to be done next to drag in cils of the Rads, but it has been hinted the history of the Radical party : that as soon as they can hurry through the carry an umbrella over said darkie voter, to keep him dry in wet weather, or to act as a sun shade in fair weather, to keep our "fellow-citizens of African de-SCENT" from tanning their fair skins!

The Impeachment.

The mock trial of President Johnson was resumed on Monday. The proceed- animals, in trying to kick a dirty dog out 410 ings were opened by the man of spoons- of the War Office. Butler-in a long speech, full of his characteristics. The audience was not so select : the citizens of Washington, having the favor of tickets to the galleries, were not attracted by the knowledge that Butler was to speak. During his remarks, Butler reiterated Thad Stevens' assertion that they were acting outside of the Con-

stitution. He said: "We claim and respectfully insist that this tribunal has none of the attributes of a indicial court, as they are commonly rejudicial court, as they are commonly received and understood. \* \* are a law unto yourselves, bound only by the natural principles of equity and justice, and that salus populi suprema est lex. Upon these principles and parliamentary law no judges can aid you. tutionality of any law of Congress is, upon

this trial, a totally irrelevant one. Here the Constitution-the supreme law of the land, the law which Butler and his associates have solemnly sworn to obey, protect and defend, -is put aside as totally rrelevant.

Butler, also, made a violent attack on the Chief Justice, and went out of his way to impugn his judicial character. The partizans of the Senate seem to doubt Judge Chase. They are impelled, doubtless, by a knowledge that he will be governed by a desire to sustain his reputation as a judicial officer, instead of lending himself to a purely partizan outrage.

The Court or Senate, for it appears to be either, as necessity requires, have discovered that, in order to convict with any show of authority, the Chief Instice must be shorn of all power or status; and must act merely moderator over an irresponsible mob or Court Lynch.

The proceedings in the Court of Impeachment, for the last two days, disclose and place in a clear light what the Managers mean to rely upon as their strong point against the President. They will try to prove that he intended to eject ing carriages, watches and other articles liable unSTANTON from the War Department by der schedule A of the Excise law, have not yet reported, they are hereby notified to do so at once or STANTON from the War Department by force; and they betray evident symptoms that if they fail in this, they have little expectation of securing a conviction. If they cannot make it appear that it was the purpose of the President, to resort to the purpose of the President symptoms of the Excise law, have not yet respectively and the Excise law, have not yet respected to the law to seek the Assessor of this District, and make his return.

Assessor's Office, 13th District, Bloomeburg, Pa., 400

Recon- force, they have really no case at all -If they can only prove that he ordered The Rads, have everything their own STANTON to vacate the office, without way, in spite of Presidential vetoes, still taking any steps to enforce the order, they make sad progress in hampering the whites will merely convict him of a wish but not of the South sufficiently strong to bring of a crime. They cannot convict the them into the Union as the inferiors of the President of removing Stanton, for he blacks. Three times already have they has not been removed; nor of an actual amended the original bill, in order to se- resort to force, for no force has been used. cure this result, and now, finding them- Their theory, as stated by BUILER yesterselves headed off by the results of the elec- day, is, that there was a conspiracy tions of Alabama and Arkansas, they ac- between the President and Adjutant Genknowledge themselves completely stuck in eral Thomas; that the parties to this conspiracy had no expectation that STANTON Whether the native whites of the South would voluntarily yield up his office; and are loval or disloyal, they have shown that Thomas' threats of a forcible ejection themselves more than a match for the Rad- were authorized by the President, -Jeffer-

Sharp and Clear.

The following extract from the Presiby disfranchisement, they had secured a dent's answer to the Tenth article of Imlarge negro majority in the ten excluded peachment is as sharp and clear and sound as anything we have seen. The people 400 and adopt a constitution, and that a ma- will sustain the view promulgated, and jority of registered voters should vote on endorse every one of the statements made 406

And this respondent, not waiving or called a Convention of darkies and their white worshippers, and submitted what opinion, and of freedom of speech, as 266 they were pleased to call a constitution, to hereinbefore or hereinafter more particuthe test of the ballot box; when, to the larly set forth, but claiming and insisting horror of Stevens, Wade, Sumner, and upon the same, further answering the said others of that ilk, there were not enough tenth article, says that the views and votes cast to adopt the constitution and opinions expressed by this respondent in his said addresses to the assemblages of bilaments of negro supremacy. Stevens at his fellow citizens, as said article or in once, (probably induced to do so by his this answer thereto mentioned are not and own wench) introduced a bill for the re- were not intended to be other or different 300 admission of Alabama, with her negro rep from those expressed by him in his comcourse, that the election was held during a States of the Union, and that they were very wet season, and that the negroes did- then entitled to representation in Congress n't venture out in the storm for fear of get- by loyal Representatives and Senators as ting their pretty little feet wet and taking fully as the other States of the Union and cold. It will be remembered that of the that consequently the Congress, as then 170,000 votes registered in the State, but constituted, was not in fact a Congress of 70,000 were cast; thus, according to the all the States, but a Congress of only part law under which the election was held, of the States. This respondent always there was a clear 30,000 majority against protesting against the unauthorized excluthe constitution and the re-admission to sion therefrom of all the said eleven States, nevertheless gave his assent to all laws passed by said Congress which did not, in such an act would be too bare-faced, so his opinion and judgment, violate the Constitution, exercising his constitutional authorit; of returning bills to said Conshould decide the question-that is, if but gress with his objections when they apthree negroes should venture out in the peared unconstitutional or inexpedient; rain to vote (negroes are not ducks, mark and further the respondent has also excation to Congress and in his address to South back to some place in the Union. Congress in reference to the States in insurrection did not tend to peace, harmony, be no negro Senators from either Alabama said policy, laws have been passed by Congress in violation of the fundamental Impeachment for the removal of President principles of the Government, and which tended to consolidation and despotism, and We forgot to mention above that the such being his deliberate opinion, he Rads gave one other excuse for the slim would have felt himself unmindful of the vote in Alabama, which was that the high duties of his office if he had failed to whites intimidated the blacks from voting. express them in his communications to Congress, or in his addresses to the people this excuse is all modification. Congress, of in his addition of the congress and the U.S. troops, voted opinion on matters of public or political

The "Reasons" of Impeachment.

410

439

"Corry O'Lanus" says Andrew Johnson is to be impeached for "reasons," and he the ten States? We are not in the coun- states them in order. He then refers to 400

IMPEACHMENT CHARGES. For being Andy Johnson, For aggravating Congress by referring 214

to an obsolete document,  $\frac{275}{300}$ Constitution of the United States. For insisting that the Union has not For asserting that a white man is as 439

good as a negro. For maintaining that the President has 300 a right to exercise powers conferred upon 406 the office by the aforesaid Constitution. Because Alabama did not swallow the 406 black draught of the Radical Constitution. 410

ADMINISTRATOR'S NOTICE,

For violating the law against cruelty to

W HEREAS letters of Administration upon the estate of Cisero Hayden, late of the Township of Windhan, dec'd, has been granted to the subscriber. All persons owing said estate are requested to make immediate payment, and those having demands against the same will present them to the entering the color of the subscribe. subscriber duly authenticated for settlement

L. K. SMITH, Adm'r. Mehoopany, April 6, 1868.—v7n35w6. QUARTERLY STATEMENT

Loans and Discounts ..... \$108,095 93 Due from National Banks .... 24,526 27

Deposits Profits I, Samuel Stark, Cashier, being duly sworn, doth depose and say that the above Statement is true and correct to the best of my knowledge and beltef.

SAMUEL STARK, Cashier.

325

LIABILITIES.

Capital ..... \$100,000 00

Sworn to and subscribed before me Apr. 7, 1868. F. C. ROSS, Notary Public. U. S. INTERNAL REVENUE--NOTICE 199 TO TAX-PAYERS!

Notice is hereby given, that the undersigned, Assessor of the 13th District of Pennsylvania, will hold Courts of Appeal for the correction of erroneous assesments, at his office in Bloomsburg, on Taesday, Wednesday and Thursday, April 28th, 29th and 20th 18-26.

30th, 1863.

All appeals must be in writing and should specify the particular cause, matter or thing, respecting which a decision is requested, and shall state the ground or principle of error complained of Appeals may be made at the office of the Assessor at any time previous to the days above fixed for hearing appeals.

hearing appeals.

If any person liable to income tax, or own-

TREASURER'S SALE

Gore Daniel .....

King William.....

Landers George......

Pierce John.
Palmer William.

Stephens Simon ......

Tripp John.
Todd John.
Willis John.

Rich Joseph.....

Rich John....

Ransey H & H Trombull

16 00 1 04

16 40 12 00

16 40 4 00

1 44

1 9<sub>6</sub> 2 25

2 19

1 35

LEMON.

NORTH BRANCH.

Barckley George

Covil Oralia

Covil Mathew

Crispin James Davis Huldah

Hagerman John

McCray Samuel

McCray Robert

Johnson Irhoida P

McCray Ann

Kelly Joseph

Phipps Thomas Wooley Thomas

Fritz Christopher

Harvey George

Hoops Job

Fritz Peter

NICHOLSON

TUNKHANNOCK.

Thompson Somuel

Muhlenburg Peter

Hampion Samuel

WASHINGTON.

JEREMIAH OSTERHOUT.

Peckham A. K.

Hibbard Ebenezer

Fish Jabez

408

439

200

Of Unseated Lands in Wyoming County. 408 NOTICE is hereby given that under and by virtue of the several acts of Assembly of the Commonwealth of Pennsylvania, passed for the collection of Taxes on Unseated Lands, the Treasurer of Wyoming County will on the second Monday of June, (to wit: June 8th A D. 1868,) at the Court House in the Borough of Tunkhannock, expose to public sale the following tracts and parts of tracts of unseated land for the taxes and costs on them respectively. Sale to commence at one o'clock P. M.

TAXES, 434 WARRANTEE NAMES. EATON. Bridge James Buchannon John 6 58 Rowman Frances 6 30 Clark James 6 30 100 6 54 276 6 58 388 Clark Thomas Fowles Fdward 6 58 6 58 439 Fisk William 6 53 406 Hastings Seth Lock Thomas FORKSTON. Betterton William ...... Bowman Solomon...... Baker or Barton John.... Bowman Joseph......16 23 Bradley Abraham.....13 60

420

16 00 .16 23 
 Byce John.
 10 75

 Bridge Jonas.
 17 57

 Bridge Margaret.
 17 57

 Carman Samuel
 16 23

 Carman Nicholas
 16 23

 Carman John
 16 23

 Crisman Frederick
 16 41

 Colt Lucinda
 3 04

 Campbell Robert
 4 00
 4 12 Delong Simon. 16 23
Delong Simon. 16 23
Delong William 16 32
Dewitt Moses. 4 41
Delong John. 16 32
Dewitt Andrea. 92

Dewitt Andrew...... 8 23 Harvey Job Thompson William Fish Thomas 16 23
Fowles Edward 17 44
Fry John 17 45
Fish Joseph 17 21
Fish William 17 53 Treas. Office, Tank, April 1, 1868.u34w8 Forsyth Thomas 6 Fowler Edmund 6 

Hall John Jr. 16 39
Hall John 16 39
Inman Richard. 6 01
Kindall William 16 23
King Samuel 3 04
Knox John 16 09 Knox John. 16 Knox Samuel. 16 
 King Simon
 16 00

 Knox James
 16 39

 Knox Dantel
 16 00

 16 00
 16 00
 Knox Simon. 16 00
Kelly Joseph. 16 39
Kelly Daniel. 16 29
Konard Sanuel. 16 23
Kendall Sanuel. 16 00
Linn William. 16 00 Law William. 16 00
Lenex Sarah. 17 21
Landers George. 8 57
Marshall Hetty. 12 41 McLaughlin John...........16 00 Morris William ..... 

Patton William.....

Piles Sarah.....

 Stephens Ann.
 8 00

 Stephens Simon.
 17 53

 Sti pson John
 7 20

 Stephens Perry
 16 23

 Stephens Jonathan
 16 23

 Todd John jr
 17 53

 Tees Phebe
 16 23

 Scraff Henry
 8 80

Wilson James..... 8 00

Ward John. 3 59 Ward James. 6 91

White James. . . . . 16 00 Yarrington John . . . . 16 80

Bailey Duah. . . . . . . 6 70 Campell James. . . . . 11 40

.10 40

.16 23

Todd James.....

Stephens Isaac.....

 
 More William
 16
 23

 Musgrave Israel
 16
 29

 Musgrave Moses
 16
 29

 McClure Samuel
 16
 29

 McClure Samuel
 16
 29
 McClure Samuel. 16 29
McClure Robert 16 29
Marshall Benjamin 1<sub>6</sub> 23
Oker John. Oker John. 16 00 Pdes Cornelia 7 04 Piles John. 17 44
Piles Robert. 7 04
Pattern Laboratory 
 Paine George
 16 23

 Paine Mariah R
 16 23
 Ryan John 8 00 Riddle Reuben 8 00 Sullivan James 3 20 Smith Richard 17 00

0 1 0 Total Post R 0

Having made arrangements exclusively for CASH or R to So on out of we offer our extensive and varied Stock

of Goods,

60

MISDE DE

CD

THIS IS TO GIVE NOTICE; THAT on the 9th day of March A.D. 1968 a warrant in Bankruptey was issued against the estate of Erastus W. Burns, of Nicholson, in the County of Wayning and State of Pannsytania, who County of Wyoming and State of Pennsylvania, who Campbell Margaret. 11 40
Dunn William 13 20
Dougherty Richard 13 20
Downing Reuben 13 60
Davis Joseph 2 40
Davis Johathan 13 20
Derbysherc John 11 40
Delany Margaret 13 20
Delany Margaret 13 20
Espy George 11 40
Forsyth Isaac 14 20
Gruff Peter 13 40
Gruff Peter 13 40

has been adjudged Bankrupt on his own pecition; that the payment of any debts and clivery of any property belonging to such Bankrupt, to his, or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the Creditors of said Bankrupt, to prove their debts, and to choose one or more assignces of his estate, will be held at a Court of Bankruptey, to be holden at Wall's Hotel, in Tunkhannock, Pa., before Edward Overton, Jr., Register, on the 21st day of April A. D. 1868, at 1 o'clock P. M

THOS. A. ROWLEY, U. S. Marshal, Bruff R. B. Groffman, Departs has been adjudged Bankrupt on his own pecition;