

EDITED BY LEV! L. TATE, PROFRIETOR.

BLOOMSBURG :

Saturday Morning, Oct. 7, '65. DEROCHACY, a sentiment not to be appalled, corruptto no danger, it oppresses no weakness. Destructive labor and property. It is the sentiment of freedom, o equal rights, of equal obligations—he law of nature pervading the law of the land.-ALLER.

DEMOCRATIC NOMINATIONS.

FOR AUDITOR GENERAL COLONEL W. W. H. DAVIS, OF BUCKS COUNTY.

FOR SURVEYOR GENERAL MAJOR JOHN P. LINTON, ization of taxation. OF CAMERIA COUNTY.

COUNTY NOMINATIONS.

FOR ASSEMBLY Williamson H. Jacoby. or BLOOMSBURG.

> FOR DIST. ATTORNEY Milton M. Traugh, OF BERWICK.

> > FOR TREASURER : John J. Stiles, OF BENTON.

FOR COMMISSIONER John F. Fowler, OF PINE TWP.

FOR SURVEYOR

Isaac A, Dewitt, GREENWOOD TWP. HAT BATTON I FOR AUDITOR Leonard B. Rupert, or BLOOMSBURG.

> FOR CORONER. William J. Ikeler. OF MT PLEASANT. Election October, 10th, 1865.

DEMOCRATIC MEETINGS.

A series of Democratic Meetings will be held in Columbia County during the first week in October being the one immediately preceding the election ac cording to the following programme

Fow inraville, School House, Evening, Half-Way House, Evening, Jerseytown. Beaver Valley. Catawis-a. Chairman D

Democratic Triumph!

ment.

Close up the Ranks.

way and Charles G. Barkley, Esq.

On Wednesday evening, a meeting was held in the open air, no room being found large enough, at the town of Centralia. for the Democratic ticket. The meeting was addressed by Col. Freeze and Capt.

In Beaver Valley, on Wednesday evening, the largest meeting we ever saw there assembled at the House of F. L. Shuman. Col. Freeze and Capt. Brockway addressed the crowd, and we are assured of the and vigilant.

J. S. Sanders and M.M. Traugh, Esqs . delivered adresses.

A large and enthusiastic meeting was held on Wednesday evening at the Hotel of Capt Grover, in Centre two. Peter Miller presided. The Democracy were addressed in a speech of about two hours by Col. Levi L. Tate.

Another meeting was held on Thursday evening in Mainville. The Democracy were out in great numbers and eviaced much enthusiasm. Cols. Freeze and Ent. each spoke on the occasion.

lisher is a Hessian, made a villainous oncandidate for Auditor General. Mr. Da. onist. vis, in a letter to the Age, proves that a lie, and concludes by saying :

" I cannot account for the malignant hostility of the editor of the Harrisburg Telegruph toward me except because my grandfather was one of the soldiers that

Taxing Government Bonds. The New York Commercial Advertiser

(Republican) says :

That is it-make taxation equal. All cause you to neglect your duty! Let no the Democracy claim is, that the three prospect of success induce you to relax thousand (or four thousand, according to your labors. The greater our victory Thad. Stevens) millions of public debt, in the shape of bonds, shall not be exempt from taxation, while all the industrious working people of the nation are so heavi- cur or of triumph in the Presidential camly burthened. The Democracy do not paign of 1868. Who amongst us but ask for repudiation, but only for an equal- would labor to accomplish this ? We are

danger, and to prevent it by proper meas-

The Republican leaders of Pennsylvania oppose the taxing of Government bonds, because they hold a large amount of the untaxed securities. To decrive the people, who have the taxes to work out, they falsely assert that the Democratio design is to repudiate the bonds. No such design is contemplated. The Democratic party is not a party of repudiators. In reality the Republican party has itself set an example of repudiation, by refusing to pay the Pennsylvania bondholders their interest in gold and silver or its equiva- but have made up their minds as to which was a man of intense loyalty. lent in paper, as the State was pledged to party shall receive their support the com. On Friday last Col. Jacques employed chisement under those laws.

cus. The leaders of the Republican par- point to a single net performed by it that and are now in jail, the coroner's inquest fixed by the people of Pennsylvania in time to pay not only their own share of return of the good old days when every ties, in which, as we have said, he suctaxes but also those of the politicians who thing was peaceful, presperous and happy ! ceeded." Acti Three Thousand Millions of UN- NO. Can they point to an honest or And so we go, and the country is full upon Congress to pass uniform laws of nat-

"Support the Government!" During the war the Abolition party made it a matter of great virtue to . support the Government." By this they meant to give support to the administra- tives of their party that would recommend egg him from their doors, and the men or creating a disqualification of suffrage at tion of Mr. Lincoln. A man who did not endorse all the unconstitutional acts of the President and his advisors was branded as a traitor and a secessionist --The Democratic party opposed the acts of the administration, as it was their dolike pirates on the high seas, had seized no promises to make, but a continuation of the New York Tribune wrote to that fact excludes all presence of its existence. The Negro-heads of Connecticut, held upon the Ship of State and was running course that has characterized them since tion to an intervie which Dean Rich. an Election, last Monday, to erase the it on the rocks where it would be wrecked word "WHITE" from their State Con. In this emergency the Democratic party stitution, and were defeated by upwards called upon the pilots to change their of 6000 ! This is the second effort of the course and steer into deep water. Like abolition-republicans to make a Negro all rogues who are detected in their rasequal to a white man, and-thank God- calities, they immediately accused us of atit has signally failed. Hurral for the tempting to wreck the ship when we were White-man's Constitution [and Govern- only trying to save it. A pursued thief always cries stop thief louder than the police, and thus tries to avoid arrest -The Abolitionists prostituted the govern-A large and very enthusiastic meeting ment for their selfish ends and to reinslate of the Democracy of Locust township, themselves in power-while the Democratmet at the public house of J. L. Hurst, is party would have prosecuted the war for shouldy ratification meeting in Philadel-Esq., on Mondy Evening last. It was its legitimate object, the restoration of the phia, on Saturday night last, one Gen. C. addressed by Col. Freeze, Capt. Brock- Union, and administered the government H. Collis said: not for a party but for the people.

A Very Nice Fix.

During the war, the Abolitionists were We are assured a large vote will be cast so exceedingly "loyal" that any man who did not endorse the polical acts of the Administration was charged with "opposing the Government" and branded a traitor. These simple minded people thought that pockets. Now the tables are turned .fact that the people of Beaver are active port the policy of President Johnson, and At this time Dr. John staid at home, exceptiment"-that restoration policy which boards of election to investigate or de-In Centre township a meeting was held their own showing they are traitors, and could not leave his business engagements! which he has determined to carry out with- chisement under the 21st section of the on Tuesday evening, at Fowlersville. At. ought to suffer the pains and penalties of During the term we expended over \$25.00, out reference to the wishes of any party!" said act of 3d March, 1865; but on the tendance vary respectable. Levi A. treason. What is "sauce for the goose to and long thereafter, received in payment Verily there must have been weeping contrary, they are forbidden by law to Hutchison, President. Col. Tate, Col. Ent. sauce for the gander," and these people \$8.20, every cent of which we paid over and wailing and guashing of teeth among bester look out.

Against Re-Union.

The Republicans are all against re-union. Thad. Stevens in his late speech at Lancaster gives the reason for it. He says :--

"If Restoration prevails the prospect is gloony, and new tords will make new The Union party will be overwhelmed?

Union must be kept divided that the Re- me. On Monday night, Sept. 25th, my briefly : The Harrisburg Telegraph, whose pub publican party may live. Every man barn was set on fire and was not discoverwho votes the Republican ticket votes for ed until too late to save anything from the slaught upon Col. Davis, the Democratic this doctrine and makes himself a disuni- fury of the flames. Things destroyed are President's reconstruction policy;

The Montgomery (A a.) Convention on everything the Hessian said about him was Thursday passed an ordinance, by a vote of 50 to 16, which practically abolishes the right of admission of negro testimony in courts of justice in all difficulties arising between negroes themselves, or between bors and citizens of Mifflinville for helping stay-at-homes-but finally gave the petty captured the Hessians at Frenton in 1776 whites and negroes. This ordinance is to me to extinguish the flames, thereby savoffice of District Attorney to a soldier by a
Mr. Bergner is very loath to forget old continue until the adjournment of the next ing the rest of my buildings. An adjoin Legislature, the latter body having received ing barn, belonging to Phoebe Hutchins, fusing to endorse Andy Johnson, it endors-Gold, in New York City, is quoted at from the convention the privilege of mak- was also destroyed at the same time. ing the organic law of Alabama. Yours truly,

Democrats Remember!

Democrats, remember that you have, as it were, but a few hours in which to pre-"Now, all the fatal consequences of pare for the contest. But a lew hours to bringing our national finances into the accomplish that which is of more imporarena of party politics can be prevented if tance to you and your country than, we the Republican party will deprive their fear, many of you feel. Are you up and political opponents of the dangerous weat doing ! The enemy is leaving nothing pons they have placed in their hands, by undone that will insere your defeat or a repealing the clause exempting United States bonds from State and proper sys. reduction of your majority at the polls. tem of taxation in the place of the present and it is only your antiring devotion to expensive, complicated, unjust and op- the good cause in which you are engaged, pressive system. Are the Republicans that will thwart their schemes. AROUSE! sufficiently intelligent to percrive the BE WAKEFUL, BE WATCHFUL, BE VIGILANT! Let no sense of security this fall, the easir the battles will hereafter be won. Success this fall ensures success next fall; and success then is but the prein the right. We have correption, taxation, usurpation, "negro equality," and the bundreds of infamous ideas advocated by abolitionists to put down. We have taxgatherers, revenue assessors, contractors niggers, plunderers, office-seekers and of-DO OUR DUTY, and all will be well.

Is it to Your Interest?

result of the success of their party ? NO. paying voters? They have no record to the church honest man support them? Look at the Johnson : ruin they have brought upon the country ! es they have imposed upon you! Rememis to your interest to sgain support aboli

THE SHAMBLESS FALSEHOOD -At a

"Our Union Luagues, our Sanitary Com-

that now "oppose the government" had to the Agent here of the Sanitary Com. the loyal crew of leeches, cormorants and Stole it and cheated the poor soldiers! of the Democratic candidates

[Correspondence.] MIFFLINVILLE, Oct. 2, 1865. Here is where the shoe pluches. The form you of the accident that has befallen convention is important, and we note it tion of electoral qualifications of votes county. as follows: One pair of match horses, ness, and seven tons of hay, besides all articles that are usually found in a barn acciamation, but afterwards defeated him Whole loss about fifteen hundred dollarswithout insurance.

I return my sincere thanks to the neigh-

LEWIS ECRROTH.

PULPIT AND POLITICS.

A Few More Methodist Preach-There has never been a time when there was so much corruption and rescality

that within a day or two, the Trenton drafts. The proceeding of the District Attor-Mr. Vaunoie, of the Front Street Metho- sive argement of Sensior Buckslew, which dist Church, is to have the entire control we subjoin. The Coshocton, Ohio, I emoural states

her husband and family

And last, but not least, comes the noterious Colonel Jacques, Old Abe's commisI affirm two propositions upon this subsioner and spy, to proceed to Richmond to ject of inquiry, and shall support them by pump Jeff. Davis. The Louisville Press such arguments and authority as seem to

ing election. We know how useless it is a fellow, calling himself Dr. H. G. Miller, 1. Our State Constitution provides, that an The Democracy demand, in the name to attempt to change men's minds after to procure abortion in the case of a Georgia elector must be a white freeman, twentywoman. The Colonel was present during one years old or apward; a tax payer, unof our poor, oppressed working classes, they have once become settled, but cannot the tragedy and was arrested with the feshall cease, and that Government bonds, pect to better their condition by doing so ? abortioni-t-the murder of innoceats. The finally, a resident for ten days of the elecbear a fair proportion of the public burth- in power, and can any of its supporters party were arrested in A grante delicto public service, under a recent amendment

conducted administration of affairs, as the often need the press warn the people of the State, she prescribes no rate for the Do they offer to the tax payer any relief against the wiles of these infidel fiends, naturalization of foreigners. But this is the from the burthensome load they have laid Abolition preachers? Whenever a preach-single power, connected with suffrage qualupon him? NO. Can they point to a er talks polities at the fireside, in his unregulated by her Constitution. It follows: single public act of any of the representa. prayers, in his sermons, the women should that an act of the State Legislature or an them to the support of the honest voting drag him from the pulpit. They are the State elections, must be wholly unanthormasses? NO. Upon what grounds, then, false teachers—the wolves in sheep's cloth-lized and soid. When it was desired to extend suffrage privileges to our soldiers abcan they seek the sid of the toiling, tax- ing-against whom the Bible so often warns sent in the late war, the Legislature could

ty and right to do. The party in power of usurpation, and broken vows—they have PARTY.—The Washington correspondent suffrage in the Federal Constitution, which obtaining power. Why then should any mond, of New York, had with President is also inconsistent with the prefension; to

"The President very distinctly inform- could have been implied. See your public treasury plundered of ev. ed the Dean that he should in no wise ary cent it centaided! Compute the tax interfere with New York politics; that suffrage in the South, may be considered he considered himself pledged to no party, in this connection. The President holds, and that only those who approved of his and holds truly, that the Government of per the millions of dollars of debt they present policy could be regarded as his the United States cannot determine the have incurred, that your labor and prop- friends. He further stated that the pol- rules of suffrage in a Southern State, erty must pay, and then tell us whether it key of reconstruction, which he is now The class of men called Radicals, hold pursuing is not an experiment, but the that it can; but upon what ground !settled course which he has determined Why, upon the ground that the so called to carry out without reference to the wishes States of the South are States no longer

of any party." wet blanket upon the hopes of the radical ject to Congressional juri-diction and in-Johnson "PLEDGED TO NO PARTY;"—he terference as to suffrage and other questhe elect of loyal shouldy! How like the asserts, and the other virtually concedes, missions, our Christian Commissions, our "crack of doom" must have sounded to the doctrine above stated, of the exclu-Volunteer Aid Societies, and lastly but the expectant plunders the ominous words sive power of a State in the Union to not least, our Volunteer Refreshment Sa- _ Only those who approve of my present regulate suffrage for itself. Clearly, supporters of the Union party; and no policy can be regarded as my friends! then, by the common consent of all pardollar of the so called Democratic party No doubt many of them felt like going out Congress cannot make the responding to ever found the way into their treasuries." and hanging themselves, as they saw the a military draft a qualification of suffrage Comment. - In 1862, when our common flesh pots vanishing before their eyes, and in Pennsylvania or any other adhering country was invaded by the Confederate the prospective buzzard's feast of confis. State; and the act of Congress of 3d of Lincoln, Seward, Stanton and Company forces, the Editor of the Columbia Demo- cation vanishing into thin air! How the scription acts, must receive a construct the State Agricultural Society, me: at the carried the government in their breeches crat volunteered in the service, and with "loyal" office holders must have trem- tion which shall conform to this view of musket on shoulder, marched down into bled, when they thought how they had Congressional power, if its validity is to These same "loyal" people do not sup Secessia and served a term in the army, spoken of the restoration policy as "an be maintained. are "opposing the government." By cusing himself from danger, saying he "is not an experiment but the settled course termine a question of alleged disfran-

mission for the benefit of sick and wound. buzzards, at the fat of the stubborn old cute them. Congress can charge no Lycoming co; Gol. Levi L. Tate, Colum ed soldiers. Now we are boldly told by "Tennessee Democrat." There will be such duty spon them. This was held by his co; Hou, David B, Montgomery, North, Gen. Collis, that "no dollar" of that still worse howling when they discover the Supreme Court of the U. S., in the umberland co; Dr. I. D. Canfield, Clinton money ever found its way into the Treas- that their censure of the President has case of Prigg vs. the Commonwealth of co; Charles M'Kean, Esq. Bradford co; uries. What did you do with the money? been rebuked at the polls by the election

Tell us, 5e loyal thieves and scoundrels!! Lancaster County Republican-

Lancaster being one of the largest and COL TATE: - Dear Sir, allow me to in- State, the action of the Republican county the officers of election to the examinastrongest Republican counties in the It voted down an endorsement of John-

son's administration; It voted down an endorsement of the

It veted down a resolution proposing to one calf, and a number of chickens, har- give a good share of the offices to sol-Is nominated a soldier for Treasurer by

by a ballot; It defeated all the soldier caudidates for office-giving a long list of fat offices to

ed Thad Stevens, a bitter opponent of the President's reconstruction policy

Senator Buckalew on State Suffrage, substitute or paying the required sum

A few days since we published a circular | shall be arrested by the Provost Marshal addressed by the District Attorney of Co- and sent to the nearest post for TRIAL lumbia county to the election officers and citizens of that county, in relation to the no politics as there has been during the sylvania who were not in their district at ast four or five years. It is doubtless the time when certain enrollments and wing to the fact that so many preachers drains were made, and whom election officers have taken up the business. We observe might decide to have been absent to avoid such State Gazette has been sold, and the Rev. ney is fully sustained by the very concin-

Suffrage Qualification.

I propose to examine and answer a questhat a Methodist preacher named Crisman, lie debate, involving the construction of stationed in Linton township, after preach - several acis of Congress, and the constituing his congregation all to pieces, planned tional relations of this State with the Federal Government. The question is, "Are the rain of the wife of a member of his men drawn in the several U.S. drafts who church. The vicion succeeded only too did not report for duty, disqualified as voters well. The seduction complete, an elope-tion and laws of this State?" A forther ment followed; the preacher deserting a question, connected with this, is, 'Are the wife and several children, and the woman State officers of election authorized by law cation of a voter as a responding drained And last, but not least, comes the note- man, and to reject his vote for derection

The first is, that every qualification "Col. Jacques was one of the first and suffrage in Pennsylvania, save naturalizafice-holders, and shouldy, with all its pow- most influential of the Methodist denomi- tion of persons of foreign tinth is fixed by er and might to contend with; but we nation in Illinois. When that body es- the Constitution of the State ; and that perhave truth and right, justice and law upon tablished a female educational school in Congress of the United States can change our side, and it requires of us BUT TO it. He managed it with such talent and lar. The second proposition is, that the success that when a greater aducational election boards, or others of election, in enterprise was projected he was transfer. this State, are not authorized to try or deter-Few, if any of the voters of this county the rebellion commenced. Col. Jacques ballot of any person offering to vote upon the allegation that he is liable to distran-

that "the present expensive, complicated, refrain from asking those who have conclumate abortionest, at whose house the murunjust and oppressive system of toxation' ded to support abolitionism, how they ex- der was perpetrated, and with Miller, the torning, when six months will soffice; and, and property of all kinds, be made to For almost five years has that party been commenced his depradations. The whole triet residence is not required of soldiers in ty of Pennsylvaria-the wealthy shouldy has been beneficial to the country ! NO having amply confirmed all the suspicions their Constitution, and the whole of them, bondholders-refuse the demand, and it is Can they say they have fulfilled a single that led to the interference of the police. to which nothing can be added and from bondholders—refuse the demand, and it is Can they say they have fulfilled a single now with the People themselves to say, promise made to the people when obtainthe outrage in progress, and made his by the same power which nothing can be taken away, onless the outrage in progress, and made his by the same power which nothing can be taken away, onless the outrage in progress, and made his propagations for arre-ting the guilty parnow with the People themselves to say, promise made to the people when obtainthe outrage in progress, and made his propagations for arre-ting the guilty parnow with the People themselves to say, promise made to the people when obtainthe outrage in progress, and made his propagation and it is States, in the provision conferring authorit not do it, and the State Constitution was point to but one of corruption, of bribery, THE PRESIDENT'S PAREWELL TO HIS gress the case is still more clear. There is the grant would not have been necessary if powers relating to citizenship and suffrage

> The existing, current debates upon -at least not States in the Union-but This intelligence must have fallen like a conquered territories, and as such, sub-March, 1865, supplementary to the Con- Pennsylvatia, in attendance at the Fair of

II. There is no power or right in sen, Esq., Chairman of the County Comenter upon such action.

1. State officers are not bound to take jurisdiction under U. S. laws and exe- ble, Lycoming co; Gen. Wm. A. Petriken-Pennsylvania, to be found in the 16th Hon. Geo. D. Jackson, Sullivan co; C. D. undoubted law of the land. The State Gearhart, Esq., Wyoming co; Hon. J. C. might, in a proper case, charge such du- Buober, Cumberland co; John Orr, Esq. ties upon them and compel their perform- Union co; M. C. Trout, Esq., Mercer co; ance; but this has not been done in the Joseph Meck, Esq., Perry co; Col. S. present case. On the contrary, the laws Bowman, Luzerne co: J A. Hunter, E-q., under "the Constitution and laws of the State," as will be presently shown.

2. The net of Congress does not attempt to confer any power upon State officers to secure its execution. But by the prior conscription act of 3d March. 1863, Congress does confer authority in Clinton co. cases of desertion upon courts martial to try deserters and pronounce sentence dress, after which the meeting was adupon them. This is the sole and exclusive mode provided in the conscription deserter and for adjudging to him the punishment provided by law.

New Advertisements. therefor, shall be deemed a deserter, and Clocks! Clocks !! Clocks !!! BY COURT MARTIAL, unless, upon proper THE undersigned rescribilly informs showing that he is not liable to do mili-CLOCK ESTABLISHMENT. tary duty, the board of eproliment shall in the roomunder the Office of the Columbia Demo-crat, in Bloomsburg, where he has just received a large and select assortment of relieve him from the draft," And by section 7, of same net, it is provided, "that it shall be the duty of the Provost Marshal to arrest all deserters, whether

regulars, volunteer militiamen, or per-

sous called into the service under this or

any other act of Congress, wherever they

may be found, and to send them to the

nearest military commander or military post, &c." By other sections of the same act, further provision is made for

a complete system of military arrest and

trial, including the procuring of evidence,

&c .- thus securing, in a regular manner,

the examination of facts, a formal find-

ing, and a pronounced sentence in con-

formity with law. A tribunal is desig-

nated, juri diction conferred upon it and

its proceedings subjected to regulation.

And then, the record of the trial and

finding may be reviewed by superior au-

thorivy, and the President may, in a

proper case, interpose his pardoning

power to remit the punishment of the

The twenty-first section of the supple-

entary set of 3d March, 1865, provides ad-

ditional penalties for the grime of desertion,

but the trial of the offense itself remains as

fixed by the act of 1863, to wit, by court

martial. Upon trial and conviction by such

military court, the deserver becomes sub-

ject to the penalties affixed to his offense.

whether under the former or latter statute

but such trial and conviction by court mar-

tial is indepensable to their infliction. Thus

stands the question under the conscription laws of the United States; exclusive juris-

diction to military courts over cases of de

sertion, both to try the offense and pro-

clearly exclude the unauthorized action of

election boards. The inspectors are aword

that they will not decentionale delay or rerefuse to receive any vote from any person who

they shall believe to be intitled to vote ACCOND-

ING TO THE P-OVISIONS OF THE CONSTITUTION

AND LAWS OF THIS COMMONWEALTH," And

the general election law further enacts that

'every person' qualified to vote according to

its provisions ' shall be admitted to vote' in his

proper district There are also penalties

provided for such officers as may violate

hese plain and imperative requirements of

present satisfied of inquiry, I refer to the proceedings in the House of Representa-

ves of this Sate at the last session, upon a

particular but pending before it. It was a

Il to withdraw privileges of citizenship

ed he right to vote from deserters, and drafted men in detault. But the bill was

surcesstally opposed upon the ground before

and in this argument, that the qualifica-

tion of the State and unafterable excent by

amendment of that instrument by the

people. The sound and judicious remarks

of Mr. Brown of Warren, and Col McCiere,

of Franklin, (leading members of the ma-

ate of the bill. It was dropped and its

It then plainly appears that election offi-

cers cannot reject the vote of any person who is duly qualified to vote under the

Constitution and laws of this State, nor can

they enter upon any inquiry regarding his

under the conscription laws. They can

only perform the duties charged apon them

by our election laws, and to the performance

As to proceedings against deserters and

non-reporting men hereafter. By the con-

scription laws they may be tried before

enorts martial and if conviced punished or

pardoned according to the merits and cir

acts, including their severe penal sections,

was to fill our armies. That object of

inner exists. Men are not wanted Instead

of being now enlisted or drafted, they are

discharged from service in great numbers.

Relief to the treasury is thus secored; and

additional relief is sucured by dispensing with provost marshals, boards of enrollment

and courts martial; in short, with all the

machinery of the conscription laws, inclu-

ding the numerous officials required for

conducting a general existent of military

of the Federal Government on this subject.

it is cerain that State election bounds can

upon them as legarees of United States mili

tary power, or in any other capacity whatever. C. R. Bickalew

Democratic Mass Meeting.

Court House in Williamsport. The mee .

ing was called to order by S. G. Morri-

mittee. On motion of H. W. Petriken,

President-Hon, C L Ward, of Brad-

Vice Presidents-Hon John A. Gam-

Centre co; Daniel Deckert, Esq., Dauphin

Secretaries-Gen. Wro. H. Miller, Dau-

phin co; Chas. D. Emery, E-q., Lycoming

co; Col. W. H. Ent, Columbia co; Frank-

lin Weirick, Esq., Snyder co; Dr. H. H.

Martin, Lycoming co; C. A. Mayer, E.q.,

nominated and elected.

ford co.

On Sept. 28th 1865, the Democracy of

of take no natried draft cases and oass

But, whatever may be the policy or action

of which they are bound by oath

consideration never reaumed

3. But the State election laws still more

nounce the panishment.

person convicted.

NEW CLOCKS, including 30 and 8 day Clocks, of every style, which he offers for sale on moderate terms.

The legiting clocks done to order. Those from a distance repaired immediately.

The work warranted. Call and examine WILLIAM DORMAN.

New Goods! The subscriber has moved to the second

the continuance of trial when necessary, Zephyrs, Cotton and Woolen Yarne, Corsets, Luces, Embroideries, Musline, Edgedings, Dress Trimmings, &c. &c.,
which all are invited to call and examine.
A. D. WEBB.

October 7, 1865 School Books, Hymn Backs, Bibles Bunday School Books and a variety of other Books.
Bianks Account Books, Memoranium Books, and Dia
riss for 1855. Blank Deeds and Mortgages, and an acsortment of Paper and Envelopes, &c., &c., to be
found at the New Book Store, Scool Door below
Hartman's Store, Bloomsburg.

A. D. WEES, Bloomeburg, Oct. 7, 1865.

Stray Sheep.

tame to the enclosure of the undersign. ed, in Mountpleesant township, Columbia county NINE SHEEP.

The owarr is requested to prove property, parcharges and take them away, or they will disposed as the law directs. ROBERT C. HOWELL. Oct. 7, 1865-3w 8150*

Teachers Wanted! FOR BLOOM DISTRICT, COL. CO. PA. The D'r otors of Bloom School District

wish to employ TEN MALE TEACHER totake charge of the Winter Schools. No one med apply accept they can produce first class Certificates, also certificates of good moral character. Foremer applying may ment the Board of Directors at the Jubile Examination at the Academy, on October 43, the Schools to open on the 1st of November. By order of Board. Bloomsburg, Oct. 7, 1955. J. K. EDGAR Hoey

Arcana Watch.

Au fliegant Novelty in Watches.

he cases of this watch are a new invention com-posed of several different motals committee role;

The cases of this waith are a new try shire cont possed of several distreat mixeds combined role; together and clements, producing an exact initiation of fe carat gold, called Ancast. They are at own at this as solid gold and are afforded as one-eighth the cost. The cases are beautifully designed and are so graved in the cast are on initiation of gold as an dely detection. The movements are mentioned by the well-known St. Jinner Worth, harden of gold as an dely detection. The movements are mentioned by the well-known St. Jinner Worth, harden of Expope and are superbly finished, having engayed paids, fancy carred brings, adjusting regulator, line 2, and and ske both hard.

Those watches are all funting Cases and of the will be sout by Mail or Express for \$1.5. A superior such a harden acces for \$1.5. A superior such a harden acces for \$1.5. A superior such a harden acces for \$1.5. They wait readily self for three three there can. We also have port a very unperior finished and elegan which which we can self in 20 each or \$1.5 per case of a trace with which we can self in 20 each or \$1.5 per case of a trace with a heart of the solid place remit \$5 per can of fine amount with their or over. Orders for any kind of watches promptly and relatifiely full-like.

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No. 52 Fulton St., New York C

Great Excitement Light Street!

ENT'S STORE! On Account of the New Arrival of

HAS just received from the easter.

comstances of each case. It is a question of policy with the government whether proreedings shall be instituted or not, in any particular case, or generally throughout the country. The object of the conscription

t heaper than the Chespist. Call and see and judge for yourselves. His stockconsists of Ladius Dress Goeds che pest etgio

> Ginghams, Flannels, Carpets, Shawle, Hostery.

READY MADE LOTHING. Satinets, Cottonades,

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Hardware, Medicines. Druge,

Esq., the following list of officers were BOOTS, SHOES, HATS & CAPS, &c The patronage of old friends, and the public general, is respectfully solicited.
The highest market price paid for country produce PETER ENT.

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This great line traverses the Northern and Northest counties of Pewnsylvania to the city of Eric. it has been leased by the Pennsylvania Rallrosspany, and is operated by them. Time of passenger Trains at RORTHUXDERLAND

LEAVE EASTWARD. Erio Mail Train. Erio Express Train.

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Erie Mail Train. 4 04 A M
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Passengers Cars run through on the Erie Mail and

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Leave New York at 7.00 P. M. strive at Eric 3.40 A. M.
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Getober 7, 1865.

WHISKERS! WHISKERS! Do you want Whiskers or Mountables! Our Greeten Compound will force them to grow on the smoothest face or chin, or hair, on baid heads, in Six Wooker-Frice, S. 06. Bent by mell Laywhere, closely six 20 on teelpt of price Address.

See Street of the Compound of the Street of Francis in the Street of the

The 13th section of the act of 3d of March, 1863, reads, in part, as follows :

report after due service of notice, as vegetables into the stockade for the relief berein prescribed, without furnishing a of the prisoners.

Mr. Ward opened with an eloquent ad dressed by Hon. Jeremiah S. Black, of laws for the trial and conviction of the York, and Hon. V. E. Piolett of Bradford. In the course of the Wirz Military Com

mission yesterday, the ex-Quartermaster Wright, upon being recalled for the de-* And any person failing to the knowledge of Captain Wirz) carried