Temishing Chronicle. competent to act; to require the sheriffs of the several counties, by themselves or deputies, to attend the judges at each of the places of vo-

O. M. WORDEN & J. R. CORNELIUS. | ing, for the purpose of preserving peace and good order; or the said board may, instead of So Business Men. The Lawrence Consecut, said Sherill and their deputies, appoint, at their bidded on the Cash's state, has the targest and test discretion, and in such instances as they choose, which fit persons for the same purpose; and

Freedom, national; Slavery, sectional! when the purpose of the election is to elect delegates to a Convention to form a Constitu-

2d Gun---Connecticut O.K. delegates shall be sixty, and they shall be apportuned by said board among the several

The State Election for Connecticut, on counties of said Territory, according to the number of voters; and in making this appor-Monday last, shows large gains for the thomment, the board may join two or more counties together to make an election or representative district, where neither of the said Last year, the Rep. maj. on State Ticket counties has the requisite number of voters to counties that 1,000—now it is about 5,000 entitle it to a delegate, or to join a smaller to on a largely increased vote. Mr. Buck-ingham is the new Governor. Arnold and increased vote. Arnold and increase in the new Governor. Bishop, (and Sec. Toucey) it is shown by this election, misrepresented the people of Connecticat when they voted to enslave for each of the elections hereby authorized as Kansas.

Municipal Elections, April 6.

CINCINNATI.-The municipal election held yesterday resulted in the success of the Anti-Lecompton ticket by about 3900

DURUQUE-A. S. Hetherington, the People's candidate was elected Mayor by

500 majority. Sr. Louis.—The returns of the election have not all been made, but enough is known to insure the election of the entire Free State Democratic ticket, by an average majority of 1100 votes. The whole Prec soil ticket, headed by

S. W. Gardenhire for Mayor, was elected proposed State to be admitted into the Union Indiana 8. W. Gardenhire for Mayor, was elected proposed State to be admitted into the form of the Lagrangian of that time; and, it so, shall proceed to form a that time; and, it so, shall proceed to form a that time; and, it so, shall proceed to form a Constitution, and take all necessary steps.

Illinois—Washburne, Farnsworth, Lovejov. DETROIT -Returns from the town

elections, hold in the State yesterday, show subject to the approval and ratification of the large Republican gains.

Potrmand, Me.—Jedediah Jewell, the Convention shall accordingly provide for its

PORTLAND, ME.—Jededish Jewell, the Republican candidate fof Mayor, has been submission to the vote of the people for approval or rejection; and if the majority of votes shall be given for the constitution so framed ELMIRA, N. Y.—At the municipal elec- as aforesaid, the Governor of the Territory tion to-day, F. Hall, the Republican can-shall, within twenty days after the result is didate for Mayor, was elected. didate for Mayor, was elected.

Thus do all the Free States-and Missouri-repudiate and condemn Buchation, and thereafter, and without any further nen's Administration ! 1

The Administration again Defeated! Lecompton rejected in the H. of R.

We announced in part of our last week's the elections hereby authorized, all white male inhabitants of said Territory, over the edition, the severe rebuke to the slavenge of twenty-one years, who are legal voters | Glancy Jones, Leidy, Dimmick, White, Ahl, Gillis, holding government at Washington, and under the laws of the Territory of Kansas. | Reilly, Demurt-11. holding government at Washington, and none others, shall be allowed to vote; and the support given to true popular sovreign
ty, by the defeat of the Lecompton Constitution in the people's branch of Congress, on the lst inst. A more detailed

and none others, shall be allowed to vote; and this shall be the only qualification required to entitle the voter to the right of suffrage in said elections. And if any person not so qualified shall vote, or offer to vote, or if any person shall vote more than once at either of account may be desired by all.

THURSDAY, April 1st.—The Capitol is unns, or shall alter or change any returns of North Carolina—Shaw, Ruffin, Winslow, thronged by an eager and excited crowd. either of said elections, such person shall. Branch, Scales, Craige, Clingman-7. Every member is present but Mr. Caro-upon conviction thereof before any court of South Carolina-McQueen, Miles, Keitt, thers, a Lecomptonite from Missouri, who competent jurisdiction, he kept at hard labor hot less than six months, and not more than Florida—Hawkins—L. Las been detained from his seat, by sickthree years.

Col. Harris of Ill., (who gained his
members of the aforesaid board of commismembers of the aforesaid board of commiswas brought in on an easy chair, looking as pale as a corpse. The fate of consumption is upon him, but he would be heard against the Lecompton outrage. Thus there is but one vacant seat out of a House they shall be liable and subject to the same of 224 Members—a thing probably uncases under the territorial laws.
Sec. 6. And be it further enacted, That the

paralelled in the history of Congress. After some ordinary business, at lo'clock,
M, Mr. Stephens of Ga., the Whig shall receive for their services the same comshall receive for their services under the same com-P. M., Mr. Stephens of Ga., the Whig leader of the Democracy, called up the Senate Lecompton bill, without objection.

eccond reading of the bill, and moved its said State of Kanas, when her admission as a State becomes complete and absolute, shall be continued to one member in the House of Mr. Giddings, of O., objected to the (including all the North Americans, Representatives, in the Congress of the Uni-

SECTION 1. Be it engeted by the Senate and sections, or any part thereof, has been sold House of Representatives of the United States of America in Congress assembled. That the State of Kansas be, and is hereby admitted in the Union on an equal footing with the original States in all respects whatever; but into so of land shall be set apart and reserved to the Union of the Uni pending before Congress, was fairly made, or subject to the approval of the Commissioner defining before Congress, was fairly made, or subject the will of the people of Kansas, this of the General Land Office, and to be approach the will of the people of Kansas, this of the General Land Office, and to be approach the friends of Kansas, this of the General Land Office, and to be approach the friends of Freedom are awake, and the friends of Freedom are awake, and the purpose aforesaid, but for no other purpose, instrument shall be first submitted to a vote of the people of Kansas, and assented to by them, or a majority of the voters, at an election to be held for the purpose; and as soon as such and State for the purpose of completing the said State for the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid, but for no other purpose instrument shall be first submitted to a vote of the purpose aforesaid by the flower shall be purpose aforesaid to be said state of the purpose aforesaid to be said state of the purpose aforesaid to be said state of the purpose af be held for the purpose; and as soon as such assent shall be given and duly made known to the President of the United States, he shall the realter, and without any further proceedings on the part of Congress, the admission of the twive in number, with six sections of land to the part of Congress, the admission of the twive in number, with six sections of land by another session, if not at the present, and soon as such public buildings, or for the erection of others at the seat of government, under the direction of the Legislature thereof. Fourth, That all statems, of course both will fail; and the realter, and without any further proceedings as the purpose of completing the public buildings, or for the erection of others at the seat of government, under the direction of the Legislature thereof. Fourth, That all statems, of course both will fail; and by another session, if not at the present, by another session, if not at the present, and without any further proceedings at the seat of government, under the direction of the Legislature thereof. Fourth, That all statems, of course both will fail; and by another session, if not at the present, by another session, if not at the present, and without any further proceedings at the seat of government, under the direction of the Legislature thereof. Fourth, That all state for the purpose of completing the dopposition, let us hope they will fail.

Youngman & Walter vs Taggart Furm the dopposition, let us hope they will fail.

John Moyer vs Fred'k Worman Thos Penny vs Chas H Cook Reuben Steining vs Alfred Kneass Price J Patton & Co vs Jacob Meckle John Roland vs State Mutual Ins Co on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number. When the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number. When the part of Congress, the admission of the twelve in number, with six sections of land on the part of Congress, the admission of the twelve in number. When the part of Congress, the admission of the twelve in number, with six sections of the congress, the admission of the twelve in number. When the part of the congress, the admission of the twelve in number and the part of the congress, the admission of the twelve in number. When the part of the congress is the part of the congress of the part of solute. At the said election the voting shall of, within one year after the admission of said ed to Congress. be by ballot, and by endorsing on his ballot, State, and when so selected, to be used or as each voter may please, "for the Constitu-tion," or "against the Constitution." Should ulations, as the Legislature shall direct: Pro-the said constitution be rejected at the said vided, That no sait spring or land, the right election by a majority of votes being east whereof is now vested in any individual or egainst it, then, and in that event, the inhabitants of said Territory are hereby authorized firmed or adjudged to any individual or individual or or said state. Fifth, That five per centum of the said State. Fifth, That five per centum of the State of Kansas, preparatory to its admis- the net proceeds of sales of all public lands tion into the Union, according to the Federal lying within said State, which shall be sold Constitution, and to that end may elect delegates to a Convention as hereinafter provided. into the Union, after deducting all the expen-Sec. 2. And he it further enacted, That the ses incident to the same, shall be paid to said

• and State of Kansas shall have concurrent State for the purpose of making public roads juriedaction on the Missouri and all other and internal improvements, as the Legislature rivers and waters bordering on the said State shall direct: Fronded. The foregoing propoof Kansas, so far as the same shall form a sition herein before offered are on the condi-common boundary to said State, and any other tion that the people of Kansas shall provide, State or States now or hereafter to be formed by an ordinance, irrevocable without the conor bounded by the same; and said rivers and sent of the United States, that said State shall waters, and all the pavigable waters of said never interfere with the primary disposal of State, shall be common highways and for ever the soil within the same, by the United States, free, as well to the inhabitants of said State as or with any regulations. Congress may find to all other chuzens of the United States, with- necessary for securing the title in said soil Set. 3. And be if further enacted That, for tax shall be imposed on lands belonging to

the purpose of ensuring, as far as possible, the United States, and that in no case shall that the elections authorized by this act may non-resident proprietors be taxed higher than be fair and free, the Governor and Secretary residents. Sixth, And that the said State of the Territory of Kansas, and the presiding shall never tax the lands or the property of one one of the two branches of its Legislature, the United States in that State: Provided, however, the President of the Council and ceer, That nothing in this act of admission speaker of the House of Representatives, are shall be so construed as to ratify or accept hereby constituted a Board of Commissioners the ordinance attached to the said constitut to carry into effect the provisions of this act, formed at Lecompton, but said ordinance i and to use all the means necessary and pro- hereby rejected by the United States. per to that end. Any three of them shall coner and authority, in respect to each and all of the elections hereby authorized or provided designate and establish precincts for the right to alter their constitution as voting, or to adopt those already established; it cay deem proper in the respective counties precincts of said Territory,to apeyears' to person as any two of whom shall be was adopted - Year 120, Nays 112.

other fit persons for the same purpose; and

places of each of said elections, and to direct

said elections, or shall make, or cause to be

by striking from the Senate bill the sen-

tence conceding to the people of Kansas

"asserted in the" Lecompton instrument.

in its favor, and 160 against.

120, Nays 112. tion, as hereinbefore provided, the number of delegates shall be sixty, and they shall be ap-

and laid on the table.

The House then adjourned—the Ad-

and complete victory! The last two votes were precisely alike,

and were as follows:

YEAS-(for "Freedom for Kansas.") Maine-Wood, Gilman, Abbott, Morse,

Mashe-wood, Gilman, Abbou, Morse, Washburn, Foster—6. New Hampshire—Pike, Tappan, Cragin—3. Vermont—Walton, Morrill, Royce—3 Massachusetts—Hall, Buffington, Damrel, Comins, Burlingame, Davis, Gooch, Knapp, Thuyer, Chaffee, Dawes-11. Rhode Island-Durfee, Brayton-2.

the same may become necessary. The said Connecticut—Clark, Dean—2. New York—Haskin, Clark, Murray, Thomp Governor shall announce, by preclamation, the day appointed for any one of said elec-tions, and the day shall be as early a one as is consistent with due notice thereof to the people of said Territory, subject to the provion, Olin, Dodd, Palmer, Spinner, Clark B. Cochrane, Morse, Matteson, Bennet, Goodwin Hoard, Granger, Morgan, Pottle, Parker, Kelsions of this act. The said board shall have full power to prescribe the time, manner, and

sey, Andrews, Sherman, Burroughs, Fenton—23 New Jersey—Clawson, Robins, Adrim—3. Pennsylvania-Morris, O. Jones, Hickman, Roberts, Kunkel, Grow, Edie, Covode, Montgomery, Ritchie, Purviance, Stewart, Dick,

which returns shall be made to the said board, hapman-14.
Ohio-Pendleton, Groesbeck, Campbell, Niwhose duty it shall be to announce the result by proclamation, and to appoint therein as chels, Mott, Cockerill, Harlan, Stanton, Hall, carly a day as practicable for the delegates elected (where the election has been for dele-Horton, Cax, Sherman, Bliss, Tompkins, Law-rener, Leiter, Wade, Giddings, Bingham-19. gates) to assemble in convention at the seat Michigan-Howard, Waldron, Walbridge, of Government of said Territory. When so assembled, the Convention shall first deter-

Wisconsin-Potter, Washburne, Billing-

Kellogg Morris, Harris, Shaw, Smith, Marshall-9

Iowa-Curus, T. Davis-2. California-M Kibbin-1. Missouri-Blain-1. Kentucky-Underwood, Marshale-2. North Carolina-Greacu-1. Maryland-Ricard, Hansis, Davis-3.

TOTALS.
Republicans and Am. Rep. in roman (with Mr. Blair of Missouri) Southern Americans (all, Clay Whigs) States of the same. And thereupon the President shall announce the same by proclama- Anti-Lecompton Democrats (in italies)

proceedings whatever on the part of Congress, the admission of the said State of Kansas in
NAYS—(for forcing Slavery upon Kansas) to the Union, upon an equal footing with the original States in all respects whatever, shall be complete and shadow. o the Union, upon an equal footing with the riginal States in all respects whatever, shall be complete and absolute.

New York—Searing, Toylor Sickles, Kelly, Maclay, John Cochrons, Ward, Burrell, Comments, Ward, Comments, Ward, Burrell, Comments, Ward, Comm

Inteh - 10.

New Jersey - Huyler, Wortendyke - 2.

Pennsylvania - Florence, Landy, Phillips, J. Ohio-Miller, Burns-2.

Indiana-Niblack, Hughes, Gregg-3. California—Scott—1. Delaware—Whitley—1. Maryland-Stewart, Kunkel, Bowie-3. Virginia-Garnett, Millson, Caskie, Goode Bocock, Powell, Smith, Paulkner, Letcher

Texas Bryan, Regan 9 Arkunsas Greenwood, Warren-2. Tennessee-Watkins, MAYSARD, Smith, Sa

pensation as is given for like services under the territorial laws.

Sec. 7. And be it further enacted. That the sex, Phelps-5. Cliott, Clay, Mason, Stevenson-8.
Missouri-Annenson, Clark, Craig, Wood

Northern Democrats!! (italies.) Southern Democrats !! ("patriarchs") Southern Americans (SMALL CAPS)

THE SENATE, April 20, refused-by the same vote as on the enslaving bill-to Peter Hummel and Wife vs Daniel Rengler or sensors. Second, That seventy-two seconds and our last dates, had not sent the bill tions of land shall be set apart and reserved back to the House. The Administration of the use and support of a State university.

The Administration of the use and support of a State university. The Administration of the use and support of a State university. The Administration of the use and support of a State university. The Administration of the use and support of a State university. The Administration of the use and support of a State university. The Administration of the use of the use and support of a State university. The Administration of the use and support of a State university. The Administration of the use and support of a State university. port of a State university. back to the House. The Administration M Geyer's Adm'rs for Jn Ranck vs A C High Gavernor of said State. are (irregularly) detaining it in Senate, Harrier Jenkins vs Merrit Chappel et al. until they can get some chance to rush
their own bill through the House. But
the friends of Freedom are awake, and
the friends of Freedom are awake, and ely: that the said constitutional the purpose aforesaid, but for no other pur-ll be first submitted to a vote of pose. Third, That ten entire sections of land bopeful; and although Power and Patro-Thos Church vs Jos D Form used to any extent to break down the uni-

Latest from Kansas.

The Constitutional Convention met at Minneola, and appointed Gen. JAMES II. LANE, temporary President, and S. F. John Roland vs Martin D Reed Tappan, Secretary. The Convention then George Hertz vs Peter Fetzer removed its sessions to Leavenworth, and M. F. Conway was elected permanent President.

In the Constitutional Convention on the 30th ult., the Committee appointed to

David Steininger vs Wm H Marr

frame a Schedule, reported one.

Longstreth & Bro vs James Gibson frame a Schedule, reported one.

It provides that the Constitution be submitted to a vote of the people on the LF Albright vs Adam Schreck surv H High third Tuesday in May, and that an election for Members of the Legislature, Judgcs and State officers shall be held at the M Richards Meickle &c vs Reuben G Orwig

with the best Goods on the most accommodasame time. It also provides that all laws in force not repugnant to this Constitution Geddes & Marsh vs James P Ross with not shall remain in full force until they expire by their own limitation.

The Bill of Rights is identical with the Topeka bill.

the admission of Kansas under the Lecompton Constitution was read, and a Mr. Quitman of Miss , moved to amend to Washington. Col. Thomas H. Benton thinks his dis-

ease will soon terminate fatally.

POSTSCRIPT .- Washington, Thursd. to cause polls to be opened at such places as Rejected-there being 72 Southern votes P.M., April 8. The Senate Kansas Bill came to the House, which by a vote of Winegarden & Dietrich vs J & J Walls The question was then taken on the came to the House, which—by a vote of Winegarden & Dietrich vs I & J Wal John Brancher vs George Dale Crittenden-Montgomeryamendment, which is Research D Quinn vs Mary Jenkins & C. amendments. Good ! stick to that.

Some applause arose in the gentleman's gallery, when Keitt of S. C. fiercely demanded that it be cleared, but it was not done.

The question then arose on passing the Last week, a Mr. Roche, a graduating student, of fine abilities, was fatally stabbled to the catalete of ENGEL SCHRADER, deem of Hardey to the catalete of ENGEL SCHRADER, deceased, have been granted to the subscriber. by the Register of said county, in due form, Bill as amended, when it passed—Yeas gramme, in which a number were engaged, and Roche was struck by a sharp in-A motion to re-consider was then made, and instantly killed. against the same will present them duly and laid on the table.

The House, then adjourned—the Administration in high dudgeon, and the Opposition well pleased with their fair and complete victors."

JACOB SHAVER, Administrator Penns Creek P.O., Snyder Go, March 25,1858

Was "Departed Glery."

THE PUZZLER. "Oh! 'tis a deep mystery, But by St. Paul I'll find the bottom of it."

Answers to last Anagrams-America—A Crimea. Methodist—Do this t' me.

Revolution—Love to ruin, or I leve to run. Punishment—Nine thumps. IF Answers to last week's Riddle-

*An Egg."—Ans'd by A A, Grace L, Lewisburg, Flora A, H G, D C B, Buffalo House; Mary, Annie & M B A.—; Minnie, Lewisburg; A A; W E H; W L A; W H B; L A I'm Ans. to last Geographical Enigma-"Ferdinand Magellan."—Ans'd by W. F. H. A. A. M. A. &. W. B. A. Minnie; C. S. D.; Flora A.; Annie N......; J. E. J...., M. S.; Eva M......;

W. L. A; W. H. B; L. A

[F Ans. to 1st Misc. Enigma, last week— "Doctor Elisha Kent Kane."—Ans'd by Eva I; M S; J E J; Annie N; Flora A; C S D; W

E B; Minnie; M, A & M B A; Grace L; A A; JIJ; W L A; W H B; L A I F Ans. to 2d Misc. Enigma, last week-

Captain Benjamin Church."-Ans'd by W 12" No ans, to Riddle, March 26.

Charactele.

My first, but views with much surprise.
And ensure with backer index met interpret;
The fill live a bundred years, the said,
And wears a jewel in its band.
Ny second is for ladder feet.
And nothmarks use it for a seat,
Though many wonder, it is said.
Use it to count their but bands band.
My whole, within a single night!
Will spring also the seath to sight,
And once upon a time the said
Served well to shade a prophety head.

BY OLIGINA, Miffinburg.

Problems. Charade.

A mantua maker offered me \$2 per yard for all the silk left of my pattern, and, the dress being made, I asked what was left! She answered, "If you had got half a yard square more, you would have had one half of a square

more, you would have had one half of a square yard left; and if you had got half of a square yard less, you would have had one half of a yard square too little." How much silk was there left! Maggie. MISCELLANEOUS ENIGMA. I am composed of 26 letters 199 14, can be found in every house 3 2 1, a conserve of fruits 5 24 16 8, a color 17 21 7, a female animal 22 21 23, a term often used by children 12 4 25 26, a part of a wagon 15 11 20 18, found in every city 6 21 15 26, a simple person My whole was a British officer.

C. A. F., Buffaloe MISCELLANEOUS; ENIGMA I am composed of 21 letters My 1 5 17 18 19 20 12 is a country in Europe 3 7 5 11 4 is a number 13 2 12 is a beverage 15 14 16 is a preposition 21 20 10 is one of the four elements

16 17 9 is a household article 6 17 10 15 is a kind of fuel 8 3 7 11 16 is contained in air My whole is the name of an Emperor and this country. T. C. D., Lewisburg. MISCELLA NEOUS ENIGMA. I am composed of 21 letters by 1 14 15 10 8 14 is a bird

9 5 21 1 is a vegetable 13 11 7 17 16 20 18 17 21 is a part of a lady's dress 12 16 16 8 21 is indispensible to tailors 2 5 4 3 17 is a lady's name 19 11 16 6 is a bird 15 16 21 is an animal

My whole is a welcome visitor, J. H ----, Kelly. MISCELLANEOUS ENIGMA. I am composed of 17 letters My 3 12 15 4 5 6 is honorable

6 14 16 is a very common practice 9 10 1 17 may be found in Chickens 5 2 11 6 12 15 8 is often seen at night

publicans, Hickman and Chapman of Pa., and Harris of Ill.,) and Nays 137.

Mr. Montgomery of Pa., moved the following substitute for the bill, (the substitute being in substance that offered by Mr. Crittenden in Senate, and rejected:)

AX ACT for the Admission of the States and open the said State of Kansas into the United States of Kansas into the United States of Kansas in the States of Kansas in the College of Kans J.-. H. R.-., Buffaloe, (12 years old.) NOT ONE in favor of enslaving Kansas, Issue List for Feb. adj. Court & May T. David Baertges vs Alfred Kneass J D Sorver & Co vs Saml and Jos W Shriner James M Smith vs Robert Chambers

> Price J Patton & Co vs Jacob Meckley Jos P Cummings vs Chas R Cronrath Comrs Un Co for M'Curley vs Sypher's Adms Philip Pontius vs James Irwin et al Reigel & Bro vs Ranck & Roland with not Brodhead & Roberts vs Ranck & Roland Weiler & Ellis vs John Leiser and Wife

F W Berkenstock vs Wm Price et al. Philip Seebold et al vs David Spitler et al same Reuben Oldt et al same Reuben Oldt e P O Campbell et al vs Teed & Marr Howard Malcom vs James P Ross Ludwig & Ranck vs Isaac Ranck's Ex's gar L Johnson & Co vs Reuben G Orwig et al Chas H Shriner vs Wm Rule Henry C Baird vs Henry W Crotzer Mariann G Knorr vs Wesley Shannon Steine Warner & Co vs The

Noah Bowersox vs Geo Gebhart Francis Krick vs Alexr Ammon Com sug J M Benfer et al plfs vs J Haus jr et a Daniel Rangler vs John Lapp Margaret Forster vs Alex Cummings S& DWeidensaul fr Shirk vs Church&Forrey A remonstrance to Congress against Isaac Brown vs John Locke

B F Van Buskirk vs Benj W Thompson Levi K Shoch, decd's admrs vs J Yearger compton Constitution was read, and a Samuel Mertz vs J P Seebold and J Seebold copy ordered to be immediately forwarded Trustees Ger Ref ch Mifflinbg vs A Gutelius L Palmer indorsee of J F Linn vs Levi Sterner T AH Thornton O R Vorse same Soln Ritter Chas Penny same

Frank Spyker Wm Leiser same John Locke L Palmer indersee of J F Linn vs for Meixel

by the Register of said county, in due form; ed to make payment, and those having cli-

Whereas, the Hon, Abraham S Wilson, Preident Judge for the 20th Judicial District of for Union county, have issued their precept, bearing date the 20th day of February, 1858, and to me directed, for the holding of a Court of Common Pleas at Lewisburg for the county of Union on the fourth Monday of April next, (being the 26th day) 1858, and to continue one week, NOTICE is therefore hereby given to Witnesses and all persons interested in the Issue List, to be then and there present and not be punctual in their attendance at the time opointed, agreeable to notice. Given under my hand and seal at the Sheriff's Office in Lewisburg,the 25d day of March A.D. 1858, and in the eighty-third year of the Independence of the U.S. of America.

God save the Commonwealth!
DANIEL D. GULDIN, Sheriff. Jury, Adj. Court, April, 1858.

White Dare Samt Dunkle Jona Dieffenderfer, Lewis Rank Boffalse-John Wise, Andrew Ruhl, Daniel Rengler Jr, Daniel Miller, Honry Neil, Jan Biehl, Henry Hauck, Abraham Young

Union—M. H. Taggart, Henry Gibson Hartley—Win Halfpenny, D. H. Bingaman, Ju. Cock, Ju Lesher, Jn Frederick, Rabert V. Glover, Joseph Showatter Migliahurg-Andrew Gutelius, John Gast Heary Bagin Kelly-James Shields, Jacob Hafer Jr., Jame

Proces, Finvel Clingan Vest Buffalse-Andrew Foster, Thomas V Harbison New Berlin-John M Benfer, Jacob Quick

Jackson - Heary Mowret Lenisburg - Heary S Neuer, Joseph Glass, C W Schaffe, Win Moore Limestone - James Smith, Robert Chambers East Buffalse-Abraham Wolle, David Smith

NOTICE TO MICHAEL HOFFMAN.

A T a Court of Common Pleas held at Lewisburg, in and for Union county, on 20th day of February, A. D. 1858, Joun Dataswaw, Esq. presented his petition, setting forth that he is now the owner of a ract of land situate in White Beer township in said county, adjoinining the West Branch of the Susquehanna River, containing about one hundred and three acres and thirty perches that on the 14th of December, 1841, George Hoffman executed a mortgage on said tract of land to said Michael Hoffman and others, which is recorded in Mortgage Book B, pages 124 and 125; that said mortgage, so far as said Michael Hoffman was interested, has been paid in full, but no satisfaction entered of record; that said Michael Hoffman has removed to the State of Iowa; and prayed the Court to order and direct satisfaction to be entered, &c. Whereupon the Court directed the Sheriff to give four successive weeks, public notice, previous to next Term, of the facts set forth in said petition, in one newspaper published in this county, to appear and show caose why the Court, on proof of payment, shall not direct satisfaction to be entered according to Act of the FOR SALE.

ALTUABLE REAL ESTATE

Sale to commence at 1 o'clock, P M, when Terms of sale will be made linearly by the holy NEIDS WHO II and the will be made linearly by the holy of the large of sale will be made linearly to the period of the single of the large of the short in agricultant EVERN BOBY NEIDS WHO II and the period of the said will be made linearly to the said will be made linearly to the large of the said will be made linearly to the deal of the said said will be made linearly to the large of the said will be said to the large of the said will be said to the large of the said will be said to the large of the said will be said to the large of the said will be said to the said to the large of the said will be said to the large of the said will be said to the large of the said will be said to the said to the large of the said will be said to the large of the said will be said to the large of the said will be said to the said to the said to the said to the large of the said will be said to the said to the said to the said to the large of the said to Hoffman executed a mortgage on said tract of land to said Michael Hoffman and others, the Court, on proof of payment, shall not direct satisfaction to be entered according to Act of Assembly, or said mortgage, so far as the same was given, to said Michael Hoffman. Therefore, I hereby give notice to said Michael Hoffman and all others interested in said mortgage to arrear be the first day of the arrear show why the Court shall not receive proof of payment and order the said mortgage to be satisfied so far as said Michael Hoffman, &c. DANIEL D. GULDIN, Sheriff Sheriff's Office, Lewisburg, March 12, 1858.

forty-six acres and one hundred and eighteen perches and allowance; that on the 14th day of December, A. D., 1841, Pani Goodlander executed a mortgage on said tract of land to Michael Hoffman and others, which is recorded in Mortgage Book B. pages 123 and 121 that said mortgage, so far as said Michae Hoffman was interested, has been paid in full, but no satisfaction entered of record that said Michael Hoffman has removed to the State of Iowa: and prayed the Court to order and direct satisfaction to be entered. Sheriff to give four successive weeks' public notice, previous to next Term, of the facts set forth in said petition, in one newspaper published in this county, to appear and show why the Court, on proof of payment, shall not direct satisfaction to be entered, according to Act of Assembly, on said mortgage, so ing to Act of Assembly, on said mortgage, so far so the same was given to said Michael Hoffman. Therefore I become give notice to said Michael Hoffman and all others inverse. ed in said mortgage to appear by the first da of next Term, to wit, the 17th day of May next, and show cause why the Court shall not receive proof of payment and order th aid mortgage to be satisfied so far as said

Michael Hoffman, &c.

DANIEL D. GULDIN, Sherid. Sheriff's Office, Lewisburg, March 22,1858.

Ho! Step this Way.

ate Firm of Hursh & Vorse, by Note or Book customer. Account, must call and make payment on or N. B. Cutting and Repairing 41 do before the first day of April next, IN It is order. [Lewisburg, April 10, 1857] expected that this notice will be strictly attened to without any further comment. March 17, 1858. HURSH & VORSE.

BROWN & STERNER. At the Old 'Xchange Store, having bought a mokin mines. He has on hand an arriels of YALL & WINTER STORY of Goods in the City at very low rates by reason of the HARD TIMES, are able to supply their

NEW GOODS!

ing terms CALL AND SEE! Lewisburg, Nov. 1857 Rich and Rare Is the large and choice assortment of new FALL & WINTER GOODS,

now arriving at the well known Corner Store BEAVER, KREMER & M'CLURE. Call and see! [Lewisburg, Oct. '57

LAST NOTICE! A LL persons knowing themselves indebted to the Firms of J. Goldsmith & Bro's or Lindenbuum & Bro, are requested to PAY UP by April the first—to save trouble and cost.

J. GOI DSMITH & BRO'S.

Lewisburg, March 18, 1858 BOUNTY LAND WARRANT blanks for all engaged in the service of the U.S. Carded in the best manner and on the shorter netice. Terms for carding, each on the deall engaged in the service of the U.S. notice. Terms for earling, cash on the Shorte Was of 1812, and for their Widows, at his ry of the rolls. MARK HALFPUNAY, the Office of the Lewisburg Curentele.

Windeld Mills, March 20, 1837.

Real Estate. More coops at

FOR RENT. THE House of the subscriber on slop (west end of Milion Bridge) respecting. For South Eighth street, Lewislang. For informs his usual customers and the public in general that he has just rec'd a fresh nock of ession given immediatel LARISON PROSS.

A Good Buffaloe Valley

L'ARM FOR SALE .- The subscriber P offers at Private sale, on reasonable terms, his Parm, near the Black Ron school house in Buildion Tp. about 8 miles from Lewisburg. It contains 125 Acres, mostly Limestone land. Pennsy'vania, composed of the counties of and so acres under good cultivation. There Union, Millin and Sayder, and Philip Ruble are on the premises a new Bunk Barn, and John W. Simonton, Esq's, Associate Judges comfortable weather bearded by Dwelling, Spring house, Wagun shed Hog house,

nes. For further particulars inquire of April 8, 1868. DANIEL S. MILLER.

Bequire further of JOHN STEES, Tasser, adjoining the premises, 4 miles from Millianters, or of HUGH BELLAS, Owner.

ALSO—A piece of Timber Land.

ALSO—A piece of Timber Land.

(a) J. Which A. Co. Projektors, 12 Incolver, N.Y., (with speak N.Y. Were helding Lendblehmed) and lands of J. bin Stahl Jacob Hertman.

And seld by all mod branglets.

15 Acres and 41 Perches.

Sale to commence at 1 with the P. M.

By Continuous Co Sale to commence at 1 o'clock, P. M., when Terms of sale will be made known by

VALUABLE REAL ESTATE

FOR SALE.

THE subscriber effects for safe his Residence on the west side of South Second street in the Borough of Lewisburg, between Market and Schools street, concisining of near a bit and attained given a series, west direct the improvements are a commentant street with the improvements are a commentant street of the second street, and in length 157 feet, 6 inches. The improvements are a commentant street street of the second street and in length 157 feet, 6 inches. The improvements are a commentant street street of the second street and in length 157 feet, 6 inches. The improvements are a commentant street street of the second street and in length 157 feet, 6 inches. The improvements are a commentant street street of the second street and in length 157 feet, 6 inches. The improvements are a commentant street street of the second street and in length 157 feet, 6 inches. The improvements are a commentant street street of the second street and in length 157 feet, 6 inches. The improvements are a commentant street street of the second street and in length 157 feet, 6 inches store years and in length 157 feet, 6 inches store years and in length 157 feet, 6 inches store years and in length 157 feet, 6 inches store years and in length 157 feet, 6 inches store years and in length 157 feet, 6 inches store years are a street store of the second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second street and in length 157 feet, 6 inches store years are a second years and in

NOTICE TO MICHAEL HOFFMAN.

A Ta Court of Common Pleas held at LewA isburg in and for Union county on the
20th day of February, A. D., 1858, Entranera
Giodriana, Peccented but petition setting
forth that she is now the owner of a tract of
land situate in White Deer township, in said
county, adjoining lands of Charles Kinc.
Samuel Bennage, and others, containing about
fortysix acres and one hundred and eighteen
perches and allowance; that on the 14th day
of December, A. D., 1841, Paul Goodlander

Market street.—Terms will be under easy.

Inno B. 1857.

G. F. Miller

The first street of the politic basiness will be the first of the private residence trum
Market street.—Terms will be under easy.

Inno B. G. T. a factor of the first of the first of the property of a befire in the lift of the country life to the country life to the country of the street.

A control of the first of the first of the street of the stre G. F. MILLER. June 9, 1857

FOR SALE.

MY Residence, on North Third street, has a new diringh on the Union. This ye Lewisburg, 31 ft. from, and including back building 52 ft. deep. Basement, and Antick finished. Every convenience in the third street of the Laboration of the Antick finished. Every convenience in the third of the Laboration of the Salvinor Antick finished.

Also, a Half Lot on Market at, opposite S. Ruter's residence, with a good Welt of Wafer and new Stable; very desirable for a buseta, and new Stable; very desirable for a buseta, ness stand, or residence, (or both combined.) Also, other Lets, some with and som without Buildings, JOHN LOCKE, Lewisburg, Oct. 8, 1857.

Ho! Farmers-Chance for a Bargain! FOR SALE, near Lewisburg, a Tract of almost 180 Acres of good Farming
Louis, lingstone soil. It will be sold on reasonable terms at presses agle for Cash. Inquire
at the Office of the Chronick.— Jame 10, 75.

New Arrangements --- New Goods! TOSEPH L. HAWN having taken the well known SPYKER HAT STORE, has refitted it, and filled in an extensive variety of Hats, Caps, Gentlemen's Clothing, &c.

Also a large and splendid stock of CLOTHS E presume that you are aware that Mr.

O. R. Vonse intends to remove to the West. It therefore becomes uccessary that all persons knowing themselves indebted to the N. D. Cutting and Repairing and done to

> Jet Goods! Black Diamonds!! &c. Ruy Early, and Save your Money!! THE subscriber is prepared to furnish

at all times the very best COAL of every description, from the Wilkes-Barre and Sharery superior quality, such as in seldom bro't to this market, which he will dispose of at the lowest cash prices—Coal weighed, and good measure warranted. L. Coal exchanged for merchantable Country Produce of must kinds

on South Water street. Nov. 19, 1856 tf R. I. NESEIT. WINFIELD FACTORY! Near Hartleton, Union Co., Pa.

THE subscriber, thankful for past patronage, would inform his friends and the public in gene-ral, that he continues to manufacture all kinds of Woolen Goods, such as Cloths, Cassimeres, Tweeds, Sattinetts, Jeans, Biankets and Fiannels; also, Carpet and Stocking Yarns. His machinery being of the best kind in use, and having employed the best of workmen, he feels safe in saying that his work shall not be surpassed by

any establishment in the country. A good supply of the above goods kept constantly on hand for sale or to exchange for wool, at prices that can not fail to please. WOOL will be

WEST MILTON! J. B. Datesman,

FALL & WINTER BOODS

At the well known Old Stand in Kelly town.

as reduced prices for Cash or Produce. Ja-call and see and save travel and Bridge total Nov. 2, 1857

Joy to the Admirers of a Fine Head of RICH GLOSSY HAIR.

April 8, 1868. BANIEL 8, MILLER.

FOR REXT.--A first rate ERICK and the first rate of the first rate o

A FARM AND SAW HILL,

WITH CHECULER SAW,

TO be rented on Summe in posterion of
Afters Wynn, on ferna Creckillances are

Ep. Union Co, with 22 G Acres of TIMERS
LAND adjoining. The Saw
Mill has been much benchmark and trained and improved, and can are like in the same of the week sheet.

The FARM is called 150 Acres, with Occhards, and folds all objected by line and an improved to the same property of the same of the same

Protections, Pept. 9, 1900. Santory, Pa., Murch S. 1858.

Santory, Pa., Murch S. 1858.

CRPHANS' COUNT SALE.

A GREEABLY me a Platine order of the Orphan's Goard of Lumin county, will be exposed in public sale, at the house of Mary B. Robinson in Buffalse township on Mary B. Robinson in Buffalse township on Sales.

Note: The sales of the sales and the house of Mary B. Robinson in Buffalse township on Sales and Sales and

Mary E Robinson in Buffalse township on Saturday, the 24th day of April, 1855, all that measures and tract of LAND situate in Buffalse township. Union country adjoining thanks of Anctice Magnet's heirs, lands formerly of Jacob Vancula, and of Thomas Robinson decreased, containing EIGHT ACRES and Forty Perches.

**The Improvements Fre a Two Sto 25th 12 Try frame Deciling House, a small state of the Story of Story o

or Liver Remedy

Still Another Opportunity! M'Carty, the Cheap Picture Man,

W E take this method of informing the entrems of Lewisburg and currounding country, that we are again with them for a short time, and new offer them a bester arrice. and at lower prices than ever heretofere. for hight than we had in our old tooms, and more convenient moons in every respect, we shall be betterable to arcommodate. Persons having petters of deceased between the test which they would like to have eved or many inch by sparen, as the try would like to have eved or many inch by sparen, as the try of which they would like to have eved or many inch it sparen, as the try of which have the statement of the even like warranted to be equally as good, and smatters that we warranted to be equally as good, and smatters that the warranted to be equally as good, and smatters would be the requirement of the small of the statement of the small of the statement of the ter light than we had in our old rooms, and in the Cubbbb Vane of the park and many dress to the Property of the Property of the Court of the

N. P.- Instructions given in the act of apparent farm-b-d at the leasest prizes. Persons at the fallers the harmonic on two have an experturity not of a to-with. [Lewisburg, Oct. 2, 1837.] CABINET WARE ROOM NORTH 4th Street,--- The subscriber most respectfully informs the carry Lewislang and vicinity, that he has

and fer sale a cheap lot of FURNITURE, for the Spring trade, comprisin Coal Yard at The's Neshit's Lumber Yard | Dressing and Common Bureaus, Secretaries and Book Cases. Center. Card and Pier Tables, Dining and Breakfast Tables, Capboards, Cot-

tage and other Bedsteads, Stands, Sofas, and Chairs all kinds. COFFINS made to enter ex short notice. The public are cordially invited to examine his work, as he is sure that they will be sails-

fied with his stock of Ware, and price

Lewisburg, Sept. 15, 1856

CLOCKS, Watches, and Jewelry, next doer in the Past Office-Cheap for Cash. A. E. DENORMANDIE, Ag. Lewisburg, April 24, 1854. JOSIAH KELLY, Auctioneer,

SOLOMON YOUNG

Soldfills the patronage of the public Residence on South Fifth oreer, Low

- ury creased