## NEXT GOVERNOR. A PRIVATE letter from Philadelphia informs us that of twenty-one delegates elected in that city, to attend the next Democratic State Convention, eighteen favor Judge Packer for Governor, and three Gen. Mc -Candless. Up to within a few weeks, the prospects looked favorable to the nomination of Gen. Cass, of Allegheny, but the Eastern counties, which generally control the politics of the State, now seem to have entered tipon a combination which may accomplish his defeat. From what we can learn of the situation, it appears probable that the Eastern counties will support Judge Packer for Governor and Hon. W. P. Jenks for Su-

THE SUFFRAGE AMENDMENT. The resolution known as the Fifteenth amendment to the Constitution, whereby it is proposed to submit to the Legislatures of the several States, for ratification or rejection, a measure granting universal suffrage to the colored men of America, passed the House of Representatives, at Washingtonon Saturday last; and will most likely pass the Senate ere the close of the week. The following is the text of the proposed amendment, which, when concurred in by both Houses, and ratified by three-fourths of the as part of the Federal Constitution :

"ARTICLE 15.—Sec. 1. The right of any citizen of the United States to vote shall not be denied or abridged by the United States, or any State, by reason of race, color or previous condition of slavery, of any citizen, or class of citizens of the United States. "Sec. 2. The Congress shall have power to enforce by appropriate legislation the provisions of the Article."

In the passage of this amendment the will of the white-citizens of this Republic is not directly consulted for Radical legislators now see their way clear to the ultimate sucignorant race with whom medicere intelliappear to be guided only by a more advanced species of instinct—the result, if you will, of their late brutalizing thraldom-as the more general rule. These self-styled apostles of universal equality and fraternity conceive that a grand success has been achieved. for it would appear unreasonable to them to suppose that the Legislatures of ten States can be mustered to thwart the accomplishment of this proposed amendment. Will the violently partizan Legislature of Ohio,-a State whose sovereign people set the signet of their unqualified condemnation upon a similar proposed amendment to their State Constitution, by a majority of 38,353—dare to oppose the expressed will of their constituents, and, in defiance of their unequivocal objection, assistan creating an unpopular law: Thus, too, Minnesota, with a Radical majority of over 5,000, but the people of which declared their opposition to "manhood suffrage" by a decided majority; and Missonri, whose Radical excess in '65 was nearly 21,000, but when at the same election, the roposed new Constitution was voted upon her citizens were not prepared for the negro millenium, and negro suffrage was killed by a large majority. So, too, with poor bleeding Kansas. Her freedom shriekers tried hard to plant upon her soil the germ of that 'advanced civilization" so much desired by the extreme wing of the Radical party; and

It has been clearly demonstrated, even in the history of the past few, years, that negroes, as a race, have not sufficient intelligence to enable them to grasp the first principles of self-government. The experiment of the African "Republic of Liberia" has been a failure, and has demonstrated the incapability of the negro when left to his own dependence. The revolutions and barbarities of San Domingo, where no distinction ment against negro suffrage, and the anarchy nuted sway in Mexico can be traced to no other source than the equality which exists

England States.

even already our ears are becoming familiarborne upon every breeze from the South, that are perpetrated by negroes who appear sities upon unprotected virtue.

We will accept the testimony of Gen. Kilany of them the rudiments of solf-governby our lessons. Degraded they may have urally follow any plan of resumption. We have the interests of the rising generation at been by slavery—it is immaterial now what copy Mr. Scoffeld's concluding remarks ver- heart, and all such he wants to go in for him reason may be assigned for their ignorance, but it would be worse than folly to intrust the ballot to nine-tenths of the negroes of this country. Why then amend the Constitution by inserting an article therein which will allow no loop-hole to escape when, as we confidently believe, a brief trial of the experiment will prove its utter impracticability.-During the short time it has been on trial in During the short time it has been on trial in the South the negroes have been mere mathematically the short seed of a young matried woman named Mrs. I will admit; but still it is something. Every Wample. It specars that Mrs. W., accompanions to the short seed of a young matried woman named Mrs. the South the negroes have been mere mathe agents of the Freedman's bureau—as year add's to the world's stock of gold and thor will in the future he controlled by their. Every year, by the increase of our they will in the future be controlled by their old masters, or by fanatics of their own race. But we look far beyond the mere mechanical action of negro-voting, in our views of the result of the proposed amendment, and we feel that evils will arise which will cause a war of races, and instead of proving a bene fit to the untutored class it is intended to befriend and exalt, it will prove a bitter curse. It would be well for the State Legislatures his claims to the nominating convention, for to affix the seal of disapprobation to the pro- the, position of Governor, Mr. Wallace posed amendment until the experiment in makes use of the following expressive sentithe South is thoroughly tested, for if our Con-

article in that document. very best weekly Journals in the State. 'We wish the enterprise abundant success.

stitution is thus amended now, whether for

IT is announced that Manton Marble, Esq. has bought all the shares in the N. Y. World, and is now sole owner. The amount paid by him for a one fourth share is said to have been \$100,000, exclusive of the building.

Mr. Scoffeld on the Finances. - A Rare Specimen of Artful Dodging.

The regular order of business in the House of Representatives at Washington, on Monday of last week, was the question to reconsider the vote by which the bill to provide for the gradual resumption of specie payment was recommitted to the Committee on Banking and Currency. Our member, Mr. Scofield, being entitled to the floor, was allowed twenty-five minutes, and we herewith present an abstract of his remarks.

Mr. Scoffeld said that the question now was "what shall we have for money in this. country!" An exclusively metallic currency has no advocates now, and State banking is condemned by reason of its complexity, panies, failures, frauds and counterfeits, and the Constitution, properly constitued, trade? Trade needs stability in prices, and ultima thule of base ingratitude.

as trade varies during the year, so should any other: Treasury currency, on the conmade or repealed by Congress. In case the latter system was continued no business man would feel safe while Congress was in session, but free banking is regulated by the great damage will accrue to our lumber indemands of business-its notes are plenty Legislatures of the United States, will be held when trade is brisk and when dull its prices will be kept stable. It has been supposed that the flexibility of the latter system could be imparted to the former by allowing the as the difference in the cost of manufacturnotes to be converted into bonds, or rice versa, at the will of the holder. The result would be that nearly all these notes would pull down the price of the domestic article be converted into bonds, these bonds would The writer further says that a report is cursubstantially become currency, and from its frent that \$100,000 in gold have been raised inflation the Government would be paving in the New Dominion to further this scheme.

interest on nearly the whole of it. The plan offered by Gen. Butler provides that the holder of any portion of the bonds | Congressmen. A public meeting to protest well knew that if left to the popular voice of bearing six per cent. interest in coin may ex- against this measure, in the event of the rethe people this pet scheme of negro-loving change them for currency, at the rate of 90 port being true, is proposed. philanthropists would meet with an igno- per cent. of its par value, and, while they are minious defeat. They imagine that they can so deposited and exchanged, receive a yearly interest thereon at the rate of 2 and 35-100 cess of a measure that will enfranchise an per cent. In this way a man might purchase a bond with \$1,000, immediately de- at Washington, since Emerson Etheridge, of gence is the rare exception, and minds that posit it and get back \$900 of his money. He would then be out only \$100, and would draw yearly interest from the Treasury equal | members and mileage, was \$198,000.

to \$23.50. The gentleman says there are \$1.750,000,000 of these convertible bonds. The large interest offered would cause the have \$1,575,000,000 of currency, with \$350,the whole of the \$1,750,000,000 were deposited, and 90 per cent, of their par value returned in currency, the bondholders would be out of pocket \$175,000,000, and would receive from the Government \$41,125,000. The interest on their money actually invested would thus be 2 and 25-100 per cent., and the bondholder would thus make a good deal of money by the operation-the Government save some interest, but the country would be afflicted with \$1.925,000,000 of ir redeemable paper. If you make it an object to convert the bonds they will all be converted, and we will then have a destructive flood of paper. If holding the bonds pays best the notes will be converted the bonds used as currency, and the inflation will be nearly as disastrous as in the other case. while the Government must carry a heavier load of interest than ever before. It has been proposed that this objection would be avoided by making only a limited number of these. State in the Union, save and except the New addition that all who desired to contract the to balance on the gentle saw-horse.

vert the notes and hold the bonds. They could afford to do this, as they would secure a fair interest for their money. When, then, we shall settle down to specie paying paper currency, I am in favor of a system of National banking, free to all, and paying into the Treasury as much as the Government could save by issuing its own eight feet in diameter, giving a circumference notes. The bill-holder would be made more of about twenty-five feet, was cut down in wants of trade be better supplied than by week. In height it was 57 feet to the limbs. any other system. As this system cannot be and perfectly sound. Three men were ocadopted until specie payment is resumed. I cupied nearly an entire day in chopping it ask when shall resumption begin? Many plans have been proposed-all feasible though not equally good. The N. Y. Triversal negro suffrage has been the well-spring bune advocates resumption at once, in the from whence has flown revolutions and coun- belief that gold will come into the Treasury as fast as it will be drawn out. Possibly this continued to pay specie the amount of currency would soon be reduced, prices would sacrilege has not yet been detected. Radical Congressmen who are now attempt- fall, and the debtor class suffer. Senator ing to coerce the white citizens of this coun- Morton's plan is "to save up as much gold

as we can until a certain period fixed for resumption and we would then be able to meet all demands." We would certainly be able quence of political equality in this case, and to continue to pay in specie in this case, but gold would naturally flow back to its ized with accounts of marriages between the original pool; we would be unable to float races; with fearful stories of nameless crimes, our present amount of paper, and the same result would follow as in the former case. Secretary McCulloch's plan is to reduce to imagine that their new found rights give the paper currency to the amount we supthem license to practice their bestial propen- pose could be kept affoat, and then resume

This plan is good enough, but the effect would be the same-a contracted currency patrick and other Radical orators, who tell and low prices. The plan introduced by Mr. us, with tears in their eyes, how nobly the Garfield, (of Ohio) is as unobjectionable as colored troops fought; the prodigies of valor any, but, like the others, the result would be they exhibited, and the immense services an ultimate contraction of the currency. they rendered in assisting to suppress the re- This is the cause of all the plans being rebellion-we will go still further: we will as- jected; and it is not in the power of legissert that we have known colored men whom lation to keep \$700,000,000 of paper affort we could trust to any extent—kind, faithful, and redeem it in gold, on demand. It is only honest and noble in their natures, but we by the people endeavoring to pay their would rather undertake to count the grains debts while prices are still high that reof sand upon the lake shore than try to teach sumption can be prepared for. If nobody was in debt, nobody would suffer from the school director; says that the gentleman soment, with any hope that they would profit low prices and contraction which will nat-

> "You see, Mr. Speaker, I am neither advocating nor opposing these multitudinous plans of resumption. My object in rising at there can be no permanent resumption without contraction, and that all feasible plans of resumption lead directly or indirectly to that

"I think we had better not art upon any population, makes our share of it larger. We can, therefore, that more paper on a specie and while there she took a large dose of basis next year than this. This furnishes a laudanum, with the evident intention of comsmall excuse for waiting, but I have a better one—my constituents desire it."

HON. W. A. WALLACE AND THE GOV-ERNORSHIP. In writing a letter of declination to a committee of gentlemen who desired to present

ments. His advice should be heeded: stitution is thus amended now, whether for good or for evil, it must remain a permanent candidate. Whilst I am gratified by this mark of confidence, Fam convinced that my nomination is not the best that can be made. We have heretofore neglected to notice the advent of the Philadelphia Patriot—a new Democratic weekly recently established in that city, by M. K. Pierce, Esq. Charles N. Pine, Esq., formerly of the Philadelphia Evening Journal, is the editor, and his ability, talent and energy will make it one of the press of the State that the convention shall press of the State that the convention shall be held at a late day, and if the best men of the party be selected as delegates, and auditorized to carry out the will of the party as shown is the limit there. shown by the light that shall then surround them, the selection of the strongest candi-

date will follow and our success will be ascided that the income tax is constitutional. The German could not be found, and, under year.

NO PENSION FOR MRS. LINCOLN. The Chairman of the Pension committee handed in his report to the Senate last week, and from it we learn that the committee have decided that they cannot perceive any reason why the peripatetle widow of the "late lamented" President Lincoln is entitled to a pension, under the letter and spirit of the existing law. The committee further intitimate that they are aware of the intention of the friends of the lady to make permanent provision for her, under the guise of s pension, but as no evidence has been furnish ed them, or sufficient reason assigned, why

such pension should be given, they do not think it compatible with their duty to grant any special pension to any person beyond the amount prescribed by law. The bosom companion of his "martyred" excellency is also forbids their revival. The only choice thus compelled to forego the benefit of the Ich is between U. S. notes, similar to our health-giving nature of the German springs. greenbacks, and bank notes something like We have often heard of the ingratitude of our National currency. The question is, Republics, but we must conclude that Radiwhich of these latter will be the better for cal Senators will hanceforth be quoted as the

> treaty" between this country and Canada. He states a fact which must be patent to every one-"that if the old treaty is revived terest," for if Canada lumber is allowed to enter our ports free of duty the value of this production will be decreased in the United States at least two dollars per thousand feet, ing here and in Canada will enable; them to compete at a rate which must necessarily and an agent sent on to Washington to offer arguments which are all potent with Radical.

A N. Y. Herald correspondent figures up the increase of expenses in the Lower House. Tennessee, was Clerk, in the year 1863. The expenses that year, exclusive of the pay of

Mr. McPherson took possession of the office in June, 1864. That year the expenses were \$328,384; in 1865, \$491,854; in 1866, conversion of all these, and we would then \$462,481; in 1867, \$504,810; in 1868. \$685. 281. It will be seen that from 1863 to 1868 000,000 which the gentleman proposes to the expenses of the House have increased issue in advance in place of greenbacks. If nearly, \$500,000. It must be borne in mind that all this time there has not been a full House, the Southern States being out. The aggregate expenditures for forniture alone from '65 to '68, were \$150,000. This increase, in one department alone, is positively alarm-

## NEIGHBORHOOD NEWS.

THE Jamestown Journal says that a youth of 18 and a damsel of 14 years each, respectively, went out from Westfield, as twain and returned one flesh. The parents were naturally-astonished. IN CLEVELAND, the other day, a noted

lawyer of that city was presented by another with an inkstand. Unluckily there was ink in it, and as the presentation was an informal one-distance six paces-it produced a marked" effect

MEADVILLE has a velocipede, and a pre paratory school of instruction in the art of managing the new machine is talked of notes and bonds convertible. Within this The Venango Speciator presumes that a such would have been the verdict of every limit the result would be the same—with the knowledge may be obtained by first learning lits best energies to secure Gov. Genry a re-

ing to the absence of a bridge leading over the river, it is not accessible at this season. The Warren Ledger thinks it is a mistortune to die in that place just now, "for even

secure, the Treasury earn more and the Panadarum, Ashtabula county, Ohio, last

THE Conneautville Record and Courier says that a church located no great distance from that village was entered, a few nights ago, and the wine prepared for the communion service heavily drugged with strong emetic. The scene next day, when might be the case, but I am sure that if we the wine was used as designed, can be imagined. The villain who perpetrated this

Body snatching is becoming reduced to a science at Cleveland, and it appears an organized system of grave robbing has been in operation for some time. It spresumed that the medical students in that city know what has became of a large number of corpses that have been resurrected previous to the sounding of Gabriel's trump, but the students are not disposed to commit themselves by telling. The citizens are justly indignant

at these repeated outrages. AN OIL CITY correspondent of the Pittsburgh Commercial states that a distinct shock of an earthquake was experienced in that locality a short time ago. The Commercial comments by intimating that it would be nothing surprising if such were the case, as the vacuum caused by the withdrawal of petroleum would doubtless be filled with explosive gasses, and the comforting thought is suggested that Oil City may yet become immortalized as were the ancient cities of Pompeii and Herculaneum

Tire Forest Press, in publishing the an nouncment of an independent candidate for licits the votes of all sensible people who heavy; and, the editor adds, "he can prove conclusively that it is not only the bounden daty but also the blessed privilege of the this time was to prove to the House that citizens of Tionesta to vote for him, if they will spare the time to listen to his arguments.

> THE Girard Spectator of last week con tains the particulars of the shocking suicide ied by her husband, was paying a visit to a brother of the latter at Lockport, this county, and while there she took a large dose of mitting self destruction. She refused to take any antidote, and soon died from the effect | nel of the Susquehanna River, and thus. of the poison. Mr. Wample and wite resided at Chantauqua Co., N. Y., and it is alleged that an estrangement from her parents, since her priation of \$10,000,000, which is the estimarriage, was the cause of this rash act.

CONOVER, of the Forest Press, says he received a visit from "cousin Bill," of Chrisin Co., last week, and that he gave him a smell of good old Clarion county rye whiskey, which he carried all the way from home in a pint bottle under his blouse, but on producing the bottle, it was discovered that the neck was broken off and the greater portion of the spirits flown. This furnishes him a theme for an improvised parody, thus: "You may bust the pint bottle after drink-

ing your fill.

But the smell of the whiskey will hang round it still. That is atroclous

the impression that he had walked into the woods, the conductor moved on. Next day a farmer came past the place where the accident occurred, and noticing the strange actions of his dog, who persisted in scratching and barking at the snow bank, he was led to examine it, and found, as he supposed, the \$4,500. dead body of a man. As usual, everything turns out happily. The German is resuscitated, and is profuse in his thanks. A Cleveland paper is responsible for the above.

EDWIN R. HATCH, a citizen of Conneaut. O.) writes a communication to the Buffalo

"On a deposit of \$20,000 being made, in "On a deposit of \$20,000 being made, in my name, in any Buffalo bank, or with any responsible person, and given one month in which to make preparations, I will descend the Falls of Niagara in a boat from the rapids above, on any day after the first of June next, as may be agreed upon. The boat to be used shall be of my own invention, and directed salely by myself. irected solely by myself.

Mr. Hatch says further that he makes this offer in no spirit of bravado but merely for as trade varies during the year, so should currency. This want has never been met successfully in any currency, but the free banking system supplies it more nearly than the attention of the press and public of an original plan of constructing an zerial protwo reasons: First, to demonstrate the truths North-western Pennsylvania to the efforts peller which will convey goods or passentrary, only expands or contracts as laws are now being made to revive the "Reciprocity gers across the continent or over the ocean in a few hours.

## STATE POLITICS.

The Johnstown Democrat hoists the name of Hon. C. L. Pershing as the Democratic candidate for Governor. THE Harrisburg Morning Patriot figures

out the increased expenses of the State Le- \$650. gislature at \$100,000 in three years. This is consoling to tax-pavers. Among the names which, have been mentioned in connection with the Democratic nomination for the Supreme Court, we ob-

erve that of Hon. Edgar Cowan. It is asserted that an attempt will be made he in Legislature to have our State divided in wo-the big end to be called Cameronia Won't we wiggle waggle?

THE nomination, says a correspondent of the Clinton Democrat, of Gen. W. S. Hancock, as the next Democratic candidate for Governor, would be warmly received, which recommendation is as warmly seconded by

Ir is suggested by a correspondent of the Altoona Vindicator, that as Hon. W. A. Wallace desires to withdraw from the chairmanship of the State Central Committee, they

Gabriel Huff, property in Washington tp. name of R. L. Johnston, of Cambria county, \$200. be substituted. Mr. Johnston would make a verv efficient chairman.

The friends of Gen. Harry White are urging his claims to the Radical nomination for Governor, on the score of his gallantry in the army and sufferings in Libby Prison. This settles his hash at once, for even the comparatively insignificant position of "paster and folder" was refused to a one-legged soldier and given to a loyal stay-at-home ex-member of the Legislature.

THE Pittsburg Dispatch, a leading Radical organ in Western Pennsylvania, in alluding to the infamous Radical scheme to which we referred last week, uses the following language: "The Peltz bill was an attempt to override the law and keep a Republican official in a certain position in defiance of the legal election of his Democratic successor."

A BILL has been introduced into the Legislature providing for the holding of State and local elections all on the same day. In view of Radical legislative decisions regarding contested elections, would it not be as well to dispense with elections altogether and allow the Representatives of the dominant party to appoint public officers?

THE Harrisburg State Guard is devoting comination, from which it is only reas analy to infer that the Telegraph will be found working quite as hard to insure his defeat. The Scranton Republican comes out strong \$1,400. against Geary and in favor of W. W. Ketchum, who, it claims, is entitled to the nomination under an arrangement made with Geary and his friends in 1866, when the former received the nomination.

THE Columbia Herald, in copying a communication from the York, (Pa.,) Press, advocating the claims of Gen. McCandless.

"We give place to this article not only be-cause we think Gen. McCandless is one of the best and most available men in the Dem-ocratic party, but because we feel positive that to insure success in the next campaign either Gen. McCandless, Gen. Dick Coulter or some man with a record similar to these gentlemen, must be nominated to insure suc

THE Fulton county Republican asks the following pertinent questions: "Why is it that we must pay treble the mount to our Legislators of all branche han we paid years ago? Why is it that now n one year there is more stolen than former y would have paid the expenses of the government? Why is it that honest men can not be elected to office and represent the wants of the laboring classes, who have to pay the taxes?"

pay the taxes?"
And it answers as follows:
"Because having to buy their elections
they must have larger salaries—they must
steal from the public Treasury, to cover their illegal expenses. Because honest men have ot the meanness to go into the market, and buy the opinions of men like cattle dealers do droves of stock, and therefore can not compete with those who do."

## STATE NEWS.

R. B. BROWN, Esq., Representative from Clarion, and editor of the Clarion Democrat. has struck a twenty-five barrel oil well at Pleasantville,-so says the Titusville Herald.

THE TOTAL Catholic population of this State is 433,000, which is dristributed as follows: In the Diocese of Philadelphia, 200,000 : Pittsburgh Diocese 118,000 : Scran ton Diocese 66,000; Erie Diocese 30,000 Harrisburg Diocese 25 200.

Some was announced in several of our Eastern exchanges, that after January 1st. ninisters, editors and school teachers would be carried over the Lehigh Valley railroad free. This was signed as an "official potice." by one "Goodsell," and turned out to be, as intended, a good-sell.

SINCE THE year 1812, when the first load of anthracite coal was taken back to Philadelphia and given away, the production consequent upon an extended demand has increased with great regularity, and now reaches from ten to twelve million tons a year. It is estimated that in ten years i will have reached the enormous annual pro duction of twenty million tons.

THE Harrisburg Patriot says there is a gigantic scheme on foot to deepen the chanrender it navigable for steamboats. It is proposed to petition Congress for an appromated cost of the improvements necessary.

THERE is a burning oil well on the Sandy Creek, in Clarion county. It was formerly known the diawing well," on account of a stream of water that issued from it, and was thrown to a great height in the air. The gas escaping from it was iguited about iwo years ago, since which-time it has been burning constantly and giving a light which can be seen at night, a distance of 80 miles. A company has been formed to sink a new well in the visinity and they will adapt the burning gas as fuel to heat the steam to be used in propelling their machinery. It is mought that oil can be procured there and

THE United States Supreme Court has do mal was given to the engineer to back up. It will thus be observed that Kansas city had that the income tax is constitutional.

Beal Estate Transfers

Taken from the books of Capt. H. G. Harrey, Co. Recorder, for the week ending Saturday, Jan. 30th, 1809. Feb. 21, '68-W. H. L. Smith and wife to

Hollis King et al, property in Eric city, 4,500. Dec. 7. '68—George Jeffey and wife to Mary Strah, property in Corry, \$300.

Jan. 14, '69—Eliza Snow to George Moore property in Waterford borough, \$500.

Jan. 14, '69—Wilson Moore and wife to Eliza Snow, property in Waterford borough \$500.

Jan. 14, '69-Wm, Enches and wife to Express in which he makes the following leath & Co., property in Corry, \$400.

Aug. 26, 409—William H. L. Smith and wife to William Enches, property in Corry, **\$400.** Jan. 13, '69-William H. L. Smith 'and wife to Eugene Wright et al, property in Corry, \$150.

Jan. 23, '69—Luke B. French et al to.Horatio N. Waldo et al, property in Fairview

tp., \$1,500. Feb. 14; '68—J. W. Griffeth to W. H. Palmer, property in North East borough, \$606. Feb. 22, '06-S. Griffeth and wife to Wm. N. Palmer, property in North East borough,

\$125 Jan. 25, '69—Oliver Easterbrooks, guardian to George C. Gallaguer, property in Girard tp., \$900. May 21, '57—Robert Davis and wife to Daniel Williams, property in Waterford tp. \$241. 241. Jan. 12, '69—Jonathan C. Cornwell and

rife to M. A. Montanye, property in Corry, July 6, '66—J. B. Caldwell et al to Charles
A. Clute, property in North East borough,

Paid N. Murphy. Sandries
Tibbals & Shirk, Stoves, &c. Oct. 9, '68—Franklin Goodwin and wite to E. Goodwin, property in Harbor Creek tp., Dec. 22, '68—Sarah Inman to Sylvester Inman, property in Venango tp., \$2,100.

July 30, '68-L. H. Inman and wife to E.

July 30, '63—L. H. Inman and wife to E. Hitchcock, property in Venango tp., \$1,000. Jan. 3, '63—Esther A. Hitchcock to Sylvester Inman, property in Venango tp., \$325. Aug. 9, '14—John Kelso to Thomas H. Sill, property in Erie city, \$36.66. Sept. 30, '65—John Terry to N. B. Mallony, property in Washington tp., \$2,000. Feb. 24, '68—Nathaniel B. Mallony, and wife to B. M. Sherwood, property in Washington tp., \$1,500. ington tp., \$1,500.

Jan. 7, '69—Spencer N. Ellis and wife to Van Buren Davis, property in Washington tp., \$1,500. Jan. 20, '68—John Zimmerly and wife to William Loesch, property in Mill Creek tp.,

Aug. 31, '68—Emily Cadwell to W. W. Jan. 25, '69—Isaac Colegrove and wife to Jessie Dunham, property in Corry, \$3,300. April 28, 52—Wm. R. DeWitt and wite to Valentine Baker, property in Greene tp.,

\$23.50 June 6, '60-John Lee and wife to Valentine Baker, property in Greeno.tp., \$350. June'3, '68—Mary E. DeWitt to Andrev Baker, property in Greene tp., \$600.

Jan. 23, '69—M. W. Caughey et al to Sarah

Hearn, property in Fairview tp., \$6,250. July 1, '68—Francis Scott and wife to E. Beardsley, property in LeBocuff tp., \$609.
Nov. 23, '68—Maria Phelps to James S. McCord, property in North East borough,

Jan. 13, '69—Augustus Hendus and wife to J. W. Ottaway, property in North East tp., Dec. 10, '66-W. J. F. Liddell and wife to Wm. P. Hayes, property in Eric city, \$2,200.

July 7, '66—Anson P. Woodward to S. L. Woodward, property in Waterford borough,

April 10, 67-Heman Janes and wife to Harriet M. Thurber, property in South Eric borough, \$820.
Sept. 4, 45—Borough of Eris to Thos. II. Sept. 4, 49—Borough of Erig to Ends. 11.
Sill, property in Erie, \$740.
Feb. 27, '66—George Harrison to Nelson
W. Litford, property in Venango tp., \$1,100.
April 29, '68—Samuel N. McCreary to

Augustus Beckman, property in Fairview borough, \$350.

Jan. 18, 69—Charles M. Reed and wife to Phineas & O. E. Crouch, property in Erie city, \$3,300.

Jan. 19, 69—Joshua Evans and wife to \$1.150.

\$1,150.
Jan. 29, '69—A. J. Backus and wite to
Adolphus Prindle, property in Greenfield tp., Nov. 18, 68-E. G. Stackpole and wife to M. Hooker, property in Corry, \$2,000.

self as desirous that no more of President Johnson's nominations should be confirmed. WHATEN who was convicted of the mu der of D'Arcy McGee, is to be hanged in Ottawa, Canada, on the 11th inst.

GEN. GRANT denies having expressed him-

The Democratic convention in Connecticut was held at Hartford last week and Gov English unanimously renominated

MARRIED. DALE—McGAHNN.—In Franklin, Jan. 21, by Rev. C. E. Lytle, Mr. H. Dale, of Venango Co., to Miss Linnah M'Gahnn, of Eric county.

TRICKLAND-WERRER -At Connegutville Jan. 24, by Rev. I. K. Richardson, Mr. W. W. Strickland, of Springfield, and Miss E. F. Webber, of Girard. DAWLEY-WILCOX.—On the 28th ult., in Moorheadville, by Rev. J. W. Cleveland, Mr. Oscar E. Dawley, of North East, and Mary R. Wilcox, of Greenfield.

BROWN-FEHR.-On the 28th of January, at the residence of Mr. Beachling, by the Rey. J. L. Smith, Geo. W. Brown, Esq., to Miss Etta E. Fehr, both of West Mill Creek, Eric Co., Pa. HITCHCOCK—COBURN—On the 1st inst., by Rev. G. W. Cleveland, Mr. John N. Hitch-cock, of Greenfield, and Miss Margaret Ellen Coburn, of North East.

BENNETT.—In Wattsburg, January 19th, of consumption, Miss Lettie Bennet, young-est daughter of D. T. Bennett, aged 21 years, 6 months and 17 days. WIITE.-In Summit, January 24th, Hattle H., youngest daughter of David and Martha White, aged 6 weeks and 2 days. SHERWOOD .- In this city, Jan. 31, Addie M., daughter of the late Wm. Sherwood, aged 3 years, 2 months and 15 days. STRANAHAN-In Concord. township, on Sunday, 31st ult., at the residence of his son, F. B. Stranaban, Gibson J. Stranaban, Esq.,

aged 82 years. New Adbertigements.

· · · L. H. HALL BAY STATE IRON WORKS NOBLE & HALL FOUNDERS. Machinists & Boiler Makers,

Manufacturers of Stationery, Marine and Portable ENGINES, OF ALL SIZES. Also,

BOILERS, STHES, TANKS, STEAM PUMPS, MILL WORK, &C., &C. Jobbing solicited at reduced prices. All work Customers must be suited. Works corner of Pench and Third Streets, Eric, Pa. Jan28-tf.

Fresh Butter 20 Cents Per Pound. GREATEST INVENTION OF THE AGE.

Thutter made in from three to five minutes, by the use of our Infallible Butter Powder, at a cost of 20 cents & pound. Simple in operation, harmless in use. Two Pounds of butter can be made from one quart of milk, sufficient Powder to make 30 pounds of butter, sent free on receipt of price—\$1. Agents, wanted in overy Town and County, to introduce this wonderful committer. Address.

Once More in the Field.

Once More in the Field.

MANY PERSONS who, in years gone by, in were in the habit of using CARTER'S BONE, AND NERVE HIMMENT, but who of late years have found it difficult to obtain, owing to the proprietor having ceased to prepare it, except in small quantities, are hereby informed that I have resumed the manufacture of this most valuable Liniment—once so popular throughout this gart of the country—and intend placing it in overy store where medicines are gaid, in this and, the adjoining counties. My old customers in particular and the public in general may now feel sure of getting this article at all times in its full strength and Purity. Price by Single Bottle 40 Cents.

GEO A ATLEY That is atroclous!

That is atroclous!

That is atroclous!

The Latzer sensational story from Cleve and is a don't a general to a sign and a latter and and a latt

Aem Adbertisements.

Annual Statement OF THE

COMMISSIONERS OF ERIE COUNTY FOR THE YEAR 1868. IN COMPLIANCE WITH LAW, the Commissioners of Eric County make the following exhibit of the Receipts and Expenditures of said County for the year 1888, to which is annexed a statement of the amount of State and nexed a statement of the amount of state and County Taxes levied in each Township, Ward and Borough in said County for said year. Also a statement of the indebtedness of the County and of Outstanding Debts due the County, as per Auditor's Report of January 1st, 1869. RECEIPTS

RECEIPTS;
Cash in Trensury January 1, 1808
" Rec'd from Collector for 1803
" 1803
" 1803
" 1803
" 1803
" 1803 Rec'd from Sale Uns. lands Rec'd 1861

Rec'd from Sale Uns. lands Rec'd 1865

Rec'd from Sale Uns. lands Rec'd 1865

Rec'd from Sale Uns. lands Rec'd 1867

Rec'd from Sale Uns. lands Rec'd 1867

U.S. use of Court House

Delinquent Collectors as In't

A.S. Swan, acct. Jury fees 96 25 376 00

Total \$119,686 74

EXPENDITURES, 220 00

"M. Hartieb, 20 00

"F. F. Stowe, 16 Fifth. 25 00

"A. J. Foster, Add'g Pro. & Rec. Acct. 25 00

"F. F. Stowe, 16 Fifth. 25 00

"A. J. Foster, Add'g Pro. & Rec. Acct. 25 00

"Gurt House and Jail 8440 24

INCIDENTAIS, 2440 24

Paid, Ballot Box Fairview Boro 5 00

"G. W. Walker going to Harrisburg 21 09

"Taking Grand Jurors to Poor House 27 09

"Marine Hospital Celebration 1.09 09

"A. J. Sterrett, Fostage & Box Rent 1.09 09

"A. J. Sterrett, Fostage & Box Rent 1.00

"C. P. Rogers Frans, Judg't Docket 20 00

"I. T. Fisk Teachers Institute 117 71

"Takes Refunded for Errors 13 5.7

"Telegram from Dixmont 30

JAIL.

Paid N. Murphy, Sundries 41 85

Jail Well, Drains and Priv

Durand, Stone for well

Hanting water for Jail

Whitewashing Jail

Ironing Prisoners

H. Beckman, Sundries at
Sherwood & Ross, Painting
Bedstead at
W. Hoskinson

"Sherwood & Ross, Painting

"Hedstead at

"W. Hoskinson, Jr., Bd'g Prisoners 2,5

"W. & J. Hoskinson, Repairs at

COURT HOUSE.

Paid N. Murphy, repairing roof

Frie Gas Co. for gas consumed

A. Mulland et al, work at well

R. C. Chapman, w'k on Court Room 8

Matting, carpet &c. for Court Room 1

"Moble, Hall & Co. et al, repairs at

"Marsh & Low, for pumps

French & McKnight, brooms &c.

"N. Murphy, 2 new Furnaces &c.

"N. Murphy, 2 new Furnaces &c.

"Sherwood & Ross, paint g Sff ffs Off.

W. & J. Hoskinson, repairs at

Peter McGloin, Janitor.

Paid Sheriff Swan summoning Jurors Si carrying convicts to Penitentiary, H. of Ref. and luna-tics to Dixm onts Hospital Shiff, Swan, fees for 1808 J. W. Swalley, Shiff's fees in Co. cases "Com. cases PROTHONATORY,
Paid G. W. Colton, Pro, fees in Co. ca
" C. P. Rogers " for 1985
CLERK OF COURTS,
The Clerk of Court f Paid H. Buttrrfield, Clerk of Court fees \$1,130 3 Paid J. F. Downing, Dist. ATTORNEY.
Paid J. F. Downing, Dist. Atty's feed
"C. M. Lynch"
(ORONER.

Paid W. J. Sterrett et al. Cor. Inquests
COMMONWEALTH COSTS.
Paid Justices, Constables and Witnesses in Com. cases
ARRESTING HORSE THIEVES.
Paid Wheeler & Hatch arrest of Horse
Thief
Justice Childs arrest of horse thief
CONSTABLES.
Paid Constables making returns to
Qr. Sess. & for election duties
JUROBS.
CONSTABLES.
Constables of Sess.
Constables of Sess.
Constables of Sess. Paúd Grand Jurors at Qr. Sess.

"Traverse Jurors at Courts of 1863

CRIER & TIPSTAVES.
Paid A. E. White, Court Crier

"D. Bran, Tipstave

M. S. Vincent Tipstave

P. McGioin

"H. Giles

"ONMISSIONERS

" H. Giles
CO. COMMISSIONERS.
Paid L. M. Childs, County Com.
" S. J. Godfrey
" W. B. Weed " "
" W. B. Weed " " Paid P. G. Stranahan
"D. W. Patterson
POOR HOUSE FARM.

"W.B. Weed
"Advertising "Farm for Sale"
"U. Schluraff, loss by failure of the
first sale of Farm
COMMISSIONERS' CLERK.
Paid A. J. Sterrett as Co. Coms., Jury
"Coms. & Audito's Clerk
COM' RS COUNSEL
Paid G. W. Walker Com. Connsel 1808
LECTION.

Paid Eiee'n B'ds far hold's Spring elec.

" " General " 1,

" " Presid'al " 1,

ASSESSOR.

Paid Ass'r inaking Gen'l Ass'm't 1868 \$3,

" Under Registry Law

" Making lists of persons assessed & making Special Assessed As sessments In part making regular Assessment for 1869 PRINTING. Palu for pub. Annual Statem't. Election

SUPPORT POOR, INSANE, CONVICTS, &c.
Paid Reg, Directors Poor 1893 30,000 00

"H, of Ref, board &c, Inmates 2228 83

" Dixmont Hos." " H. Tripp
" State Lun." " " H. Tripp
" West. Fen'try " Convicts
" TEA SURER.
Com. allowed C. W. Keller, Co. Treas.
on receipts & disbursm't A. D. 1803
Blate Tax paid

Total ant. disb'm't 1858
Add ant. Wairant-of 1877 redeemed
" " Bounty Warrants
" " Scrip barnt
" " Cash in Treas'y Jan. 1, 1809

Deduct War, 1838 still outs AOTE—The contains and contractors allowed Collectors on their duplicates settled during the year are not included in the foregoing statement, inasmuch as they were neither paid into nor out of the Trausery. They were as follows, (including abatements for errors) to wet:

\$1,115 31 6.384 92

rors) to wit: Exon, allowed coll, for 1868 | STATEMENT OF BALANCE OUTSTANDING | DUE THE CO. JAN. 1, 1889, | Due on Univid. land returned for 1860 | \$122.86 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 | 1878 |

DUE FROM COLLECTORS.

Jack McCreary, Mill Creek 1855

J. G. Callen, Girard Boro
G. W. Riblet, E. W. Erle 1866
E. P. Foreman, Corry
M. S. Vincent, Waterford Boro 1868
S. A. Beavis, Corry 1887
Chass Miller, S. Erie 1888
G. J. Russell, Mill Creek 1868
J. A. Lewis, Harbor Creek 1868
J. A. Lewis, Harbor Creek 1868
J. A. Lewis, Harbor Creek 1868
J. R. Haymond, Greenfield 1863
J. Ratman, N. East Boro 1868
J. R. Larkin, Corry 1868
J. McCullough, Waterford Boro 1868
E. A. Cole Greene
J. W. Lay, Franklin 1868
Un. Cheeseman, Alvion 1868
J. M. Sturgeon, Fairview
Charged to H. L. Brown, Shift, acct., Jury Teen & fines 8.191 0

Norg.—The halances above reported as due rom G. W. Riblet and Jackson McCreary are he amount of tax levied on property of the hiladelphia & Erie Raliroad Co., in the East Vard of Erie and Mill Creek for 1883 and 1886, payment of which is contested and now awaits judicial decision. STATEMENT OF The amount of Duplicate of Stat Poor Taxes levied on each Township, Ward and Borough of Eric County, for the year 1803 with name of Collector. State, Co. Tax on

District. Collectors. Erie E. Ward G. W. Riblet, W. C. Sexauer, South Erie C. Miller, Mill Creek G. J. Russell, Thompson C. Thomp Conneaut J. Spaulding, Alblon W. Cherseman, Springfield J. Ellis,

INDESTEDNESS OF TI Outs! dg ( Jan. 1, '88 Jounty Loan Bonds, 5,000 60 55,443 32 \$50,650 06 \$11,000 00 \$38,150 00 RESOURCES.

Due from Collectors, &c., \$22,155 73
Poor House Building Fund, \$50,000 00 Bal, Cush in Treas, Jan. 1, '69, 5,022 42

New Abbertisements.

in the man and seventy-two Domais Fifty-five Thousand and Seventy-two Cents.

And also a balance of outstanding due the County from the several sources mentioned of Seventy-four Thousand One Hundred and Seventy-three Cents. D., 1809. Iven under our hands and scals at Erle, this

2th day of January, A. D., 1839.
M. HARTLEB, [L. s.]
F. F. STOWE, [L. s.]
febi-4w THOS, EVANS, [L. s.] rebi-4w

VOLUNTARY BANKRUPTCY.

THIS IS TO GIVE NOTICE that on the 11th day of fan. A. D. 1889, a warrant in Bank-tuptey was issued against the estate of Edward Sherman; of Erlecity, in the country of Erie, State of Pennsylvania, who has been adjudged a Bankrupt on his own petition; That the payment of any debts and delivery of any property belonging to such bankrupt, to him and for his use, and the transfer of any property by him are forbidden by law; that a meeting of the ceditors of the said bankrupt, to prove their debts and to choose one or more Assignees of his estate, will be held at the Court of Bankruptcy, to be holden at the office of the Register, in the city of Erie, in the country of Erie and State of Ponn'a., befores, E. Woodruff, Register, on the 8th day of April, A. D. 1893, at 11 o'clock, A. M. THOMAS A. ROWLEY. of Penn'a., before S. E. Woodrui, Which the 8th day of April, A. D. 1863, at 11 o'clock, A. M. THOMAS A. ROWLEY, U. S. Marshal, Messenger.

By G. P. Davis, Dept. U. S. Marshal.

[jan21-4w]

Voluntary Bankruptey.

This is to Give Notice that on the 6th day of Jan, A. D., 1880, a Warrant in Bankruptey was issued out of the District Court of the United States, for the Western-District of Pa., against the estate of Patrick Grace, of Conneaut Tp., in the county of Erie, and State of Pennsylvania, in said District adjudged a bankrupt upon his own petition; that the payment of any debts and delivery of any property belonging to such bankrupt to lim or for his use, and the transfer of any property by him-are forbidden by law. A meeting of the creditors of the said bankrupt to prove their debts and to choose one or more Assignees of their estate, will be held at a Court of Bankruptey, to be holden at the office of the Register, in the city of Erie, before 8, E. Woodstrif, Esq., Register in Bankruptey for said district, on the Esth day of February, A. D., 1869, at it o'clock, A. M.

U. S. Marshal, Messenger.

By G. P. Davis, Dept. U. S. Marshal, Messenger.

By G. P. Davis, Dept. U. S. Marshal.

Jan21-iw.

Voluntary Bankruptey.

THIS IS TO GIVE NOTICE that on the 11thday of Jan., A. D., 1899, a warrant in Bankruptey was issued against the estate of Alfred
King, of Eric city, Eric county, and State of
Pennsylvania, who has been adjudged a bankrupt on his own petition; that the payment of
any debts and delivery of any property belonging to such bankrupt, to him and for his use,
and the transfer of any property by him are
forbiden by law; that a meeting of the creditors
of said bankrupt, to prove their debts and to
choose one or more Assignees of his estate, will
be held at a Court of Bankruptey, to be helden
at the office of the Register, in the city of Eric,
Ph., before S. E. Woodruff, Esq., Register in
said District, on the '9th day of April, A.-D.,
1869, at 9 o'clock, A. M.

THOMAS A. ROWLEY,

U. S. Marshal, Messenger,
liy G. P. Davis, Dept. U. S. Marshal,

Jun21-iw

Voluntary Bankruptey.

By G. P. Davis, Dept. U. S. Marshal,

"jan2t-iw

Voluntary, Bankruptey."

THIS IS TO GIVE NOTICE that on the 11th
day of Jan., A. D., 1899, a warrant in Bankruptey was issued ragainst the estate of Able
A. Adams, of Erie city, Erie county, and State
of Pennsylvania, who has been adjudged a
bankrupt on his own petition; that the payment of any debts and delivery of any property by him, 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 the office of the
Register, in the city of Erie, Pa., before S. E.
Woodruff, Esq., Register in said District, on the
9th day of April, A.-D., 189, at 9 o'clock, A. M.
THOMAS A. ROWLEY
U. S. Marshal, Messenger.
By G. P. Davis, 19ept. U. S. Marshal,

U. S. Marshal, By G. P. Davis, Dept. U. S. Marshal, \*jan21-4w

By G. P. Davis, Dept. U. S. Marshal., 'sin21-iw

Voluntary Bankruptey.

THIS IS TO GIVE NOTICE that on the 11th day of Jan., A. D., 1829, a warrant in Bankruptey was issued against the estate of H. H. & C. D. Reynolds, of Concord Station, Erie county, State of Pennsylvania, who have been adjudged bankrupts on their own petition; that the payment of any debts and delivery of any property belonging to them for their use, and the transfer of any property by them are forbidden by law; that a meeting of the creditors of said bankrupts, to prove their debts and to choose one or more Assignces of their estate, will be held at a Court of Bankruptcy, to be holden at the office of the Register, in the city of Erie, Pa., before S. E. Woodruft, Esq., Register in add District, on the 8th day of April, A. D., 1829, at 9 o'clock, A. M.

anid District, on the stn day of April, A. D., 1898, at 9 o'clock, A. M.

THOMAS A. ROWSEY,

U.S. Marshal, Messenger,

By G. P. Davis, Dept. U. S. Marshal

\*jan21-4w

\*Voluntary Bankruptcy.

TRYNIS IS TO GIVE NOTICE that on the lith 192 16 4 Voluntary Bankruptey.

49 04

This is fo Give Nofice that on the 11th day of Jan., A. D., 1869, a warrant in Barkruptey was issued against the estate of Seth Todd Perley, of Eric city, Eric county, and State of Pennsylvania, who has been adjudged a bankrupt on his own petition; that the payment of any property belonging to him, for his use, and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said bankthat a meeting of the creditors of said bank-rupt, to prove their debts and to choose one or more Assignees of his estate, will be held at a Court of Bankruptey, to be holden at the office of the Register, in the city of Eric, Pa., before S. E. Woodruff, Exq., Register in said District, on the 8th day of April, A. D., 1869, at 10 o clock, A. M.

A. M.
THOMAS A. ROWLEY,
U. S. Marshal, Messe
G. P. Davis, Dept. U. S. Marshal.

Voluntary Rankruptey.

This is To Give Notice that on the 6th day of Jan., A. D., 1829, a warrant in Bankruptey was issued against the estate of Geo, W. Hawerstick, of Erie city, Erie county, and State of Pennsylvania, who has been adjudged a bankrupt on his own petition; that the payment of any debts and delivery of any property belonging to such bankrupt, to him and for his use, and the transfer of any property by him are forbidden by law; that a ingeting of the creditors of the said bankrupt, to prove their debts and to choose one or more Assignees of his estate, will be held at a Court of Bankruptey to holden at the office of the Register, in the city of Eric, in the clty of Eric, in the county of Erie and State of Pennsylvania, before S. E. Woodruff, Register, on the 2th day of Feb. A. D. 1829, at 90 clock, A. M.

THOMAS A. ROWLEY,

By G. P. Davis, Dept. U. S. Marshal, Messenger.

Jan14-iw

Voluntary Bankruptey.

Notintary Bankrupicy.

Intil Sis To Give Notice that on the lith day of Jan. A. D. 1889, a warrant in Bankrupicy was issued against the estate of Ira G. Hatch, of Erie city, Erie county, and the State of Penusylvania, who has been adjudged a bankrupt on his own petition; that the payment of any debts and delivery of any property belonging to such bankrupt, to him and for his use; and the transier 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 Assignees of his estate, will be held at a Court of Bankrupty, to be holden at the office of the Register, in the city of Erie, Pa., before S. E. Woodruff, Esq., Register, on the 8th day of April, A. D., 1829, at 9 o'clock' A. M.

o'clock' A. M.,
THOMAS A. ROWLEY,
U.S. Marshal, Messenger,
By G. P. Davis, Dept. U. S. Marshal,

"jan21-4w Voluntary Bankrupicy.

THIS TO GIVE NOTICE that on the 11th day of Jan., A. D., 1829, a warrant in Bankrupicy was issued against the estate of Horman Stearns, of Erie city, Erie county, and State of Pennsylvania, who has been adjudged a bankrupt on his own petition; that the payment of any debts and delivery of any property belonging to him, 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 Assignees of his estate, will be held at a Court of Bankrupice, to be holden at the office of the Register, in the city of Erie, Pa., before 8. E. Woodruff, Esq., Register in said District, on the 9th day of April, A. D., 1809, at 9 o'clock, A. M.

THOMAS A. ROWLEY,

U. S. Marshal, Messenger.

Ry G. P. Davis, Dept, U. S. Marshal, \*\*jan21-tw

Voluntary. Bankrupicy.

THIS IS TO GIVE NOTICE that on the 6th day of Jan., A. D., 1829, a warrant in Bankruptcy was issued against the estate of L. L. Lathrop, of North East Tp., Erle county, and State of Fennsylvania, who has been adjudged a bankrupt on his own petition; that the payment of any debts and delivery of any property belonging to such bankrupt, to him and for his use, and the transfer of any property by him any forbidden by law; that a meeting of the creditors of the said bankrupt, to prove their debts and to choose one or more Assignees of his said, ewill be helid at a Court of Hankrupicy to be holden at the office of the Register, in the nity of Eric, Pa., before S. E. Woodruff, Esq., Register, on the 25th day of February, A. D., 1829, at 9 ocieck, A. M.

THOMAS A. ROWLEY.

By G. P. Dayls, Dept. U. S. Marshal, Messenger.

Jan21-iw

By G. P. Davis, Dept. U. S. Marshal.

Jan21-iw

Discharge in Bankruptcy.

IN THE District COURT of the United
States for the Western District of Pennsylvania, JAMES PRATT, a bankrupt under the
Act of Congress of March 2d, 1807, having applied for a discharge from all his debts, and other claims provable under said act, by order of
the Court, notice is hereby given to all persons
who have proved their debts, and other persons
interested, to appear on the 18th day of February, 1829, at 11 o'clock, A. M., before S. E.
Woodruff, Esq., Register in Bankruptcy, at his
office, in the Court House, in Erie, Pa., to show
cause, if any they have, why a discharge should
not be granted to the said bankrupt. And further, notice is hereby given that the second and
third meetings of creditors of said bankrupt,
required by the 7th and 28th sections of said
act, will be held before the said Register, at the
same time and place. S. C. McCANDLESS,
Clerk of U. S. District Court for said District,
Jan23-2w.

Notice.

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THIS IS TO GIVE NOTICE that on the 4th day of Jan., A. D., 1880, a warrant in Bankruptcy was baued against the estate of Robert Wass, of Elkland, in the county of Tioga and state of Fennsylvania, who has been adjudged a bankrupt upon his own petition; that the payment of any debts and delivery of any property belonging to such bankrupt to him 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 choose one or more assignees of his estate, will be held at a Court of Bankrupte to be holden at the office of F. E. Smith, in the boro of Tioga, Pennsylvania, before F. E. Smith, Esq., Register, on the 20th day of February, A. D., 1899, at 10 o'clock, a. m.

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