The Crisis of our Fate. For the first time in the history of the Rewest of men desiring to enter certain contained in the publication. Adented in State St. Bottom west of which the contained in the publication. Adented to signing a M. PETTENGILL & Co., are the Agents for the perficience of Winging authentic permission from every paper presented for their signature.

Mr. Sherman does not he situate to say that he circular recombinate in the paper, that is, the circular recombinate of west rates. Beir homes and firesides? Do they at all de- tent. plore the spectacle of innocence and unoffending le compelled to sleep, as did our forefarise to percention of the terrible reality of one stated last night. When the plurality rule will portion the Daited States regarding another portion as enemies? Do they see where all this, if not enecked, is to end?

As soon as the Sensial digume interest.

en to take desponding views of public affairs. We have faith in the patriotism, the Wilson is perhaps the most active Republican good sense of the people of the North, when manager, though the friends of Mr. Grow they take matters into their own hands. But vat we cannot fail to perceive causes of solici- ment. tude for the preservation of a peaceful and hap-

The men who occupy seats of power in New it asleep. At this hour, a majority of the Re- and name Hoffman of Maryland. publican party in Massachusetts do inwardly Mesers, Weed and Wendell are said to be ar rejoice at the John Brown raid. Theysee no-thing but subject for mirth in the spectacle of John Brown ought to suffer death! To-day, a majority of the Republican party in New Engcordial obedience to all the requirements of the Constitution! They laugh you to scorn if you Most of the Foreign Diplomatic Const them if they intend to see to it that fugi pied seats in the Senate lobby to-day. tive slaves, in accordance with Constitutional They heap vulgar ribaldry on the men who say that the South cannot and will not long submit to the robberies and murders of Northern fanaticism! They babble about the inability of the both to live without the North! They rave like idiots about the numerical superiority of the North, just as though in a right cause, men. proud men, ever waited to coolly count the cost when their honor was assailed, their lives and property put in peril! They fail to see that separation of the South from the North would not be near so bold an act as was the senaramerical majority, that justice is to be done and the Union preserved. We of the North are in add strong but is it right to place the South in the hand. alternative of dishonerable submission to fanticism, or opposition by resistance to it? If the Union were to be dissolved to-morrow. these men do not appear to reflect who would have been the aggressor and who the aggreived; who the violator of the public compact, and who the victim of the violation; who the pressive majority, and who the oppressed minority.

We say that the dominant political party in New England utterly fails to see and appreciate all this. They have covered the statute for the equipment. Whether the Company books all over with laws to nullify the Constitution and Acts of Congress, and now while we write they concoct new schemes of legislation year and a-half been exerted, and thus comto annoy, insult and degrade Southern men!— They let slip no opportunity for violent misrepresentation, and denunciation of the character money by means of these bonds, without too would build up and encourage home manufacand principles of Southern men. They exag gerate their faults and malign their motives.— They tolerate no man who pleads for justice, wiscom and common sense. They reject all of the Company, that the State should aid this counsels of forbearance, good will and concilli

These things have got to stop. The solid men of New England-farmers, merchants, lawyers, doctors, all of every class and interist give now their attention to the publie weal before it is too late. They must speak their voice of omnipotent authority, and rebuke the bold bad men who are hurrying us waldo Emerson, Rev. Mr. Manning and John A. Andrew, must not be permitted, without sebukes to falsely assume to proclaim the sentiments of Boston in relation to recent deploall parties! We ask men of the Republican organisation to look and see where these mad speculators of the Wendell Phillips school in public affairs are leading them. The crisis substance of things. Where are the good men upon widom Boston has a right to count in the our of per mend? Where are the men who have been nursed, nurtured and honored by the Pilgrim City? Where are the hundreds who have prespeced under the presection impulse of the Union, and whose voices would stir the country as the sound of a frampet, rallying all to a deliberation. deliveration upon the common weal? Can they not, will they not, forgetting party names, concentrate the patriotism and intelligence of Boston, and make it speak to our Southern isleads words for the Constitution and the Daise? Will they Union Will they permit the meeting of the Brown fematics in the Tremont Temple to stand as an expression of the opinion of Boston.

From Washingtony. Wasatuaton, Monday, Dec. 5.-The Democreta de day aprong in medias res at once, and inascurated what is destined to be the most Section of Congress the country has

feature and what is destined to be the most exciting Resules of Congress the country has been as the Resules of Congress the country has been as the Resules of Mason; of Virginia, submissed and application discoping an inquiry into the facts association discoping an inquiry into the facts associated and congulation among the section of the result and congulation among the section of the sectio

played. Gen. Clarke's resolution, declaring that no member who endorsed or recommende public a passport has been required to enable Helper's Impanding Orisis, was fit to be Speak sequence to enter the dominious of a State of the consideration! What has made necessary didute, whose name appears as one of the endinger of protection and security; so dorsers of the book. This fact was seized uponivered in the old but so unheard of in the one of the property of the pro Helper's Impanding Crisis, was fit to be Speak

ette State! Are the men who have occasion mending the publication and circulation of Hel-ed the slating which now holds in its relentless per's Book-but he utterly repudiates any grasp the people of Virginia, in any sense of sympathy with the views of the writer. This regretful of the words, and deeds, which have fact he will state on the floor of the House if driven the men of the "Old Dominion" from the occasion demands. Yet the documen "their peaceful pursuits to take up arms and is considered Democratic capital, and will be made to serve party purposes to the fullest ex-

Had the Democrats allowed another ballo to-day, Mr. Sherman would have been elected George has fifted up the Saloon and will be thers and foremothers of the colonial day, Speaker. He would have lacked but four votes found ready and willing to serve his guests with arms by their side to protect themselves and these were ready to be cast for him, if from the savage assassin and murderer? Do necessary to elect. The arrival of absentees they shudder at the sight presented to them of by to morrow will vary the result, and deleat the arms of citizens turned against the breasts his election by a majority. No election can of fellow citizens? Do they appreciate the then be had except under the plurality rule, which the Anti-Lecomptonites will support within a few days, and perhaps to morrow wise the product of Northern labor? Do they thus giving organization to the Republicans, as be voted for depends upon the number of ballots.

> As soon as the Secriouslicumed affereired participants in the exciting contest. Senator charge him with officiousness in his manage-

Mr. Greeley is bobbing in and out, as if ev erything depended on his activity.

The election of Forney is pretty certain, al

England; the controlling public men in the though the Republicans positively decline any commant party here, are bound hand and foot "bargain" to that effect. in the fetters prepared and riveted by the anti- There is no understanding about the other alayery fanatice. To deny it is to deny the officers. Should any South Americans vote for plainest facts of every day occurrence. With these men patriotism is dead. If not dead, selection of Door-keeper or Sergeant-at-arms,

ranging for the printing spoils. thing but subject for mirth in the spectacle of The galleries to day are densely crowded slarm presented by the men and women of Virwith spectators, including thousands of ladies.

ginia! To-day, a majority of them do not! The President has determined not to send his think, or if they think they dare not say, that Message to Congress on the day of organizaion, but to dispatch it with copies of the Annaal Reports to the Northern cities for distriland do not intend to give prompt, cheerful, bution to the Press, when he will communicate it to Congress the next days.

Most of the Foreign Diplomatic Corps occu-

SUNBURY AND ERIE RAILROAD .- In the Rail road Mining Register of the 3d inst., we find a communication from Philip M. Price, Esq., from which we extract the following:-

The whole amount of the mortgage upon the road is, as I stated, eight millions of dollars. One million of this is at 7 per cent upon the 40 miles of road, extending from Sunbury to Williamsport, of which about one-half has been issued by the Company. The other is for seven millions of dollars upon the whole road, at 5 per cent, of which one-half is held ion of the infant calender from the colossal by the State in payment of the canals, and the power of England in 1776! They seem to other half is applicable, by the Company, to think that it is by the relentless application to the case; of the mere dead weight of our nuseen that the Company have for this purpose, about four millions of her own mortgage bonds, We of the North are in addition to the unsold canal bonds still on

> The Board of Engineers go into a detailed estimate of the cost of completing the unfinished sections of the road, including water sta-tions and thirty miles of sidings, and deducting this from the amount of the assets of the Company, rating all these bonds at par, they make the balance in favor of the Company over million and a-half of dollars. In any healthy condition of the money market, this ought to be much more than the discount on the sale o the bonds, and should leave a handsome surplus will be able to continue the prosecution of the work with the energy that has for the last plete the line within the next year, must, of Northarn States. All the necessaries of life course, depend upon our success in raising can be grown at the couth; and a separation

evere a sacrifice. In this connection, the suggestion, first made by you, without the knowledge of the officers' all the elements of wealth and prosperity. enterprise by remitting, for a few years, the interest to become due upon the Company's bonds held by her, as a fund to be specially devoted to the equipment of the road, would be eminently advantageous, not only to the interests of the Company, but of the State also .-To the Company, not merely as providing for the equipment of the road, but by the confidence it would inspire in capitalists, securing a sale of the bonds upon, much more advantageous terms than could otherwise be obtained: and to the State by ensuring the speedy completion and successful, working of the highway through such an extensive and hitherto neglected portion of the Commonwealth.

A MOVEMENT AGAINST NEGROES IN CANADA.-By the proceedings of the Court of Assizes of Essex county, Canada, it appears that the Grand Jury made a presentment to the Court; based upon a representation emanating from the authorities of the township of Anderton, in regard to the negro population of the county. The Grand Jury submitted the document that was presented to them to the Court, and urged that some action be taken in the matter. The Anderton authorities say:

"We are aware that nine-tenths of the crimes committed at Essex, according to the population, are committed by the colored peaple:" And they further urge "that some measures may be taken by the government to protect us and our property, or persons of cap-

ital will be driven from the country. "The Court in alluding to this presentment, remarked "that he was not surprised at finding s prejudice existing against them (the negroes) imong the respectable portion of the people for they were indolent, shiftless and dishonest and unworthy the sympathy that some mistaken parties extended to them, they would not work when opportunity was presented, but preferred subsisting by thieving from respectable farmers and begging from those benevolently inclined."

## NOTICE

THE STOCKHOLDERS of the "M'Kean Railroad and Navigation Company," are requested to meet, at the office of the Company, in the Borough of Smethport, on the Second Monday in January-it being the ninth-at 3 o'clock P. M., of said day, for the purpose of electing a President and twelve Directors, for

the ensuing year.
SAMUEL C. HYDE, Secretary. Smethport, December 12, 1859.

## M'Kean County Democrat.

大學 医环乳性溶液 医水水 医多种动物 医阿拉克氏管 化电流管 医电流

Thursday, December 15, 1859.

# S. M. PETTENGILL & CO'S

ADVERTISING AGENCY, been compelled, as the telegraph informs contained in the publication. Members of 110 Nassau Street, New York, and 10 State St. Boston

> The cars now run, daily, from Erie to Warren. We have not heard whether the "big drunk" came off, or not.

> If you want a dish of Oysters, call on GEO. R. ALLEN in the basement of Sartwell Block. with everything usually kept in such establish-

> The "Bennett House," belonging to the estote of O. Bennet, deceased, was sold at Administrator's sale, to-day. A Mr. Warner became the purchaser. The Saw Mill and lot, a quantity of lumber, and a lot of land adjoining S. C. Hyde's were also sold at the same time. The property

The sleighs are moving briskly, although there is not sufficient depth of snow, to make it very smooth slipping.

We call attention to the proceedings of the delogates to the 4th of March Convention. The persons chosen are well known throughout ted: the district, and have the entire confidence of ties will concur in our selection.

It is well at this time that we pause and con sider what must be the inevitable result of the more violent here at the north, and still farther embittering the feeling of our bretheren at the South. The most simple must see that it will soon lead to a disruption of the Union, if not immediately checked. The candid of the Republican party admit this fact, but say it would be better for the north that such an event should take place. It is the north that would suffer most from such a deplorable: separate interests, which would prove insurmountable obstacles in the way of establishing government that would be acceptable; but suppose that were accomplished, the same causes would be found on which it would feed and grow strong. A Sectarian war would be the most probable; even now, when the slatimes, rage with great fury. Philadelphia, a few years ago, afforded an example of what we might experience on an extensive scale.to the catholic church. In 1851 it swept over a Statesman. obliged to succumb to its strength. It has al-

On the other hand, the slave-holding States have a unity of feeling, a common bond of interest to unite them, and keep them united. Nor do we think their interests would be prejudiced by a peaceable separation from the tories. They have within their own borders

The only hope of the well disposed, North or South, is in checking this fanatic revolutionary spirit, before it is too late-before it becomes the ruling element of the country.

## John Brown's Funeral.

The funeral of John Brown took place at North Elba, on Thursday, at one o'clock. The ondy was borne by six of his neighbors from his own roof to a rock near by, under the shadow of which he had directed it to be laid.—. The coffic had been previously placed in front of his door-step, where his neighbors came in County of M'Kean, and State of Pennsylvania, Coon, being lot No. 17 and to take a last look. The face was and to me directed, I shall expose to public sale hardly changed, and wore its usual berene exponenting the country, at the Court House, in Smethport, or less—unimproved. by the Rev. Mr. Young, of Burlington, Vt., of that city, had ridden all night to be present. Remarks were made by J. M. McKim, of Philadelphia, and Wendell Phillips, of Boston, amid as follows, to wit: On the north by lands forthe strong emotion and deep sympathy of the family and friends. At the grave Mr. Young Morse lands; on the south by Hull & Morse fight;" &c., and pronounced a benediction.
It was deeply touching to see the three wid-

ligying their broken hearts by sobs.
The crowd slowly and relactantly left the

among the hills .- Ex.

publican pack at Boston, we see, are barking suit of Solomon Cummings.
on the heels of Hon. Enward Everett, for his —ALSO into their heads than their own "particular two acres improved, with two Frame Houses section," and, of course, they are not expected erected thereon. to understand how the giant intellect, the ex- Seized, and taken in execution, and will be pansive patriotism, and the big heart of Ever- sold as the property of Merrick Housier at the ett can take in, not only all New England, but suit of John C. Backus. ter. Pigmies it is presumed, will continue scribed Building and Lot of Ground, to wit:just as usual, be pigmies still, "though perched A certain two-story, wood, Store House or

while the Bee will remain just what it is, and that is the worst thing we can say of it .- N. Y. Express.

### DEMOCRATIC MEETING.

Pursuant to call, a meeting of the Demo crats of M'Kean county was held at Smeth port on Saturday, the 10th instant, for choosing Senatorial and Representative Delegates to the ensuing State Convention.

The meeting was organized by calling P. E. Scull to the Chair, and choosing Dr. L. R. Wisner Secretary.

The object of the meeting being stated, on motion, S. C. Hype, was the unanimous choice of the meeting as a Delegate to represent this Representative district, with power to substitute; subject to the concurrence of the other Countles of the district.

On Motion, Hon. B. D. Hamlin was chosen Senatorial Delegate, with power to appoint a substitue; subject to the concurrence of the counties composing the district.

Hon. S. A. Backns moved that a Committee of three be appointed to draft resolution expressive of the sense of the meeting; whereupon Hon. S. A. BACKUS, Hon. B. D. HAMLIN, and J. B. Oviatt were appointed said Commit-

tec. On motion the meeting adjourned, to meet again on Wednesday svening, the 14th instant, when the Committee would be prepared to re-

Pursuant to adjourment the meeting convened on Wednesday evening, when the Committee, meeting assembled for the purpose of choosing through their Chairman, reported the following resolutions, which were unanimously adop-

Resolved: That, as Union-loving, peaceable the party. We trust the claims of M'Kean citizens we feel it our duty-and we here will be duly regarded, and that the other coun- pledge to each other the right hand of fellowship in the coming strife between the sectional disturbers of the Union, under the specious names of "Republican," and the National Dem-Democracy-to leave nothing undone that we can do, with right and honor, to not only derebellious fanaticism that is daily growing feat but to utterly overthrow and destroy the foul combination of reckless office-seekers and corrupt demagogues who are banded together in opposition to the National Democracy and the Union, and who are ever found either vili fying and traducing our honorable Chief Magistrate, or aiding, with counsel and money, such men as John Brown to murder, burn and destroy their unsuspecting brethren.

Resolved: That, in our heart of hearts, we are thankful that the Republican-Brown raid upon the rights and lives of our southern event. The non-slaveholding States have each low citizens was nipped in the bud, and thus, in our opinion, saving the lives of thousands of our best and most worthy fellow-citizens.

Resolved: That we feel that now is the time the conservative Democracy of the North should manifest itself and, by appealing to the spirit of unrest and fanaticism would still ex-better feelings of our fellow-citizens, put an oriet. The near question disposed of other end to such bloody attempts, upon the Constifution, by frowning upon not only the actual perpetrators, but upon any one who upholds or sanctions such attempts.

Resolved: That in the alacrity with which very question is all-absorbing, we see it, at the National Executive answered the call upon the general Government by the Governor of Virginia for aid and assistance, we recognize the high executive ability, as well as firm and unvielding devotion to the perpetuity of our glo-We have a political party, established which is rious Union, that has characterized every act pledged to oppose and and oppress all belonging of his long, arduous, and honorable career as lot no 137, south by lands of N. N. Langmade

the country like a storm; our own State was Resolved: That in the person of James Bu-CHANAN We recognize not only a man of unimpeachable integrity, spotless character, and acready caused more lawlessness and bloodshed, knowledged ability, but possessed of a long, during its brief existence, than has the slavery, irreproachable, and consistent record; who, during the dark and perilous times that have lowered upon us since he has filled the Chair of State-while others in high places have proved false to their principles and party-has ever remained true to the great national principles ind platform of the Democratic party, without alteration or abatement.

Resolved: that in the result of the late electy and Representative ticket, over the combina tion of reckless falsehoods and vituneration that was unceasingly used against us and our candidates, we see the signs of a return to better days, when the whining, disorderly tricksters who have been quartered upon us will be forced to hide their heads from the public gaze, or flee from the county they have striven so hard to not only rule but ruin.

On motion the meeting adjourned sine die. (Signed by the officers.)

## Sheriff's Sales.

BY VIRTUE of sundry writs of Venditioni Exponas, Fieri Facias, and Lovari Facias, issued out of the Court of Common Pleas of the pression. Before leaving the house, his favor- at 10 o'clock in the forenoon of Monday, the

All the right, title, interest and claim of the tate, situate in Lafayette township, M'Kean county, Pennsylvania, bounded and described merly of Hull & Morse; on the east by Hull & quoted Paul's words, "I have fought the good lands; on the west by lot No. 113, contracted to Pliny B. Fuller, containing one hundred and one tenth acres, more or less; it being lot No ows leaning on the arms of strangers and re- 1.14 of the alotment of the Bingham lands in Lafayette township, and part of wairant No. 2216 and 2251, about twenty five acres imground, and the martyr is left in his grave proved; one frame house, one shanty barn and

number of fruit trees.
Seized and taken in Execution and will be THE LION AND THE WASP .- The whole Re- sold as the property of Charles H. Davis at the

-ALSOtherished. It is impossible for the Lilliputian Pennsylvania, supposed to contain three hunpeople of the "Bee" school to get a bigger idea dred acres, be the same more or less; about

on Alps;" and mountains will be mountains, Building, situate on Main street, between State being 22 feet by 32 feet on the ground, and the liam Bingham, deceased.

Lose I down the street will and Fulton Streets, being on square No. 50 in lot or piece of ground and certiledge appurted.

#### \_ALSO-

tate, situate in Lafayette township, M'Kean on the other side, county Pennsylvania, bounded and described as of Hall & Morse, on the east by lot No. 114, suit of Eben Pattison, now for the use of John contracted to H. Smith; on the south by Hull Hay. & Morse's lands; on the west by lot No. 81 of House, one Log Barn, and a few Fruit Trees.

Harmon Smith, for the use of Ghordis Corwin, and Wm. Y. M'Coy - ALSO-

The following described Real Estate, situate

thence, in the line of said warrant, one hunthe place of beginning; containing two hundred acres and eleven perches of land, more or

Seized, taken in execution and will be sold as the property of J. B. Oviatt, at the suit of as the property of J. Z. Truman and J. C. Bagley.
—ALSO—

sylvania; bounded on the north by Main street; anst by lot No. 16; South by lot No. 25; and west by Congress street; being lot No. 9 in the west by Congress arees, song front on Main Mkean county, Pennsylvania, bounded and Mkean county, Pennsylvania, bounded and street, and twelve node on Congress street, described as follows, to with Village lot No.

ALSO, One other Lot in the same Village, ounded on the north by Elm street, east by ot No. 137, south by land of N. N. Langmade and west by Cougless street; being lot No. 136, containing eighty-seven square rods, more or less. .

Seized, taken in execution, and will be sold as the property of Philo Ackley at the suit of

#### -ALSO-

one village lot in the village of Littleton, One village lot in the village of Landson, the sound by Kean county Pa;; bounded on the north by rous; on the west by Congress street, 12 and Main street, east by lot No. 10, south by lot two tenth rods; containing 146 and two fifth No. 25, and west by Congress street; being lot rols, more or less—all improved. One CotNo. 9, in the village of Littleton, six rols
front on Main street; and tweve rols on Congress street: containing seventy two square

Seized, taken in execution, and to be sold as more or less improved; and one Frame the property of E. D. Norton, at the suits of House on the premises

Arso,-One other lot in the same village, bounded on the north by Elm street, east by and west by Congress street; being lot no 136. containing eighty-seven square rods, more or

Seized, taken in execution, and will be sold sale or outcry, at the Court House, in Smeth-port, at 10 o'clock in the forenon, of Monday, the graph day of Reich d

#### M'Kean county. - ALSO-

All the right, title, interest and claim of defendant to the following described Real Estate described as follows, viz: One lot of land boun-situate in Ceres township, M'Kean county, ded on the north, east, south and west, by Pennsylvania, bounded and described as follows unseated lands of Bennett, Winans, Jameson to wit - On the north and east by lands of and Smith, containing fifty (50) acres more or Joseph Hodges; on the south and west by lands less, it being lot No. 79 of the alotment of of Daniel Buckley; Containing nine and three- Bingham lands, in Keating township, and part tion in the county, we see the dawning of a fourths acres, including the mill race; all im- of warrants No. 2270 and 3902. brighter day; that in the success of our Coun- proved, on which is one Grist Mill, propelled veither steam or water, or both; one steam Saw Mill, one Blacksmith Shop, one Frame House, two Shanty Houses, and one Frame by Bingham lands; and west by lot No. 202 Barn in course of erection; it being the lot for and Bingham lands; Containing fifty-two and merly purchased by Charles Graham for Hy-Iraulic purposes.

Arso, One other lot, bounded on the north by Keating lands, on the east by lands of Jo-seph Hodges; on the south by lands of Daniel lands of J. J. Ridgway; on the east by J. J. Buckley, and on the west by lands of Theron Ridgway and others; on the south by D. A. Cooper and M. J. Hadley; containing twenty. Easterbrooks and others; west by J. J. Ridgthree acres more or less; it being lot No. 188, way and G. A. Bradbrook; Containing twelve Keating survey; unimproved.

Also,—one other to bounded on the south by and east by Keating lands, on the south by Evans J. Howard and S.A. Cooper; and on the west by Evans J. Howard, and James C. J. Ridgways land; east by warrant line No. Coon, being lot No. 178, Keating survey; con-2135; south and west by J. J. Ridgway lands; taining thirty-three acres and four-tenths, more Containing four hundred and fitty (450) acres

Arso,-One other lot, bounded north by ite hymn, "Blow ye the trumpet—blow," &c., 26th day of December next, the following de-Keating lands and lands of J. Knapp; south by was sung, and an impressive prayer was offered scribed property, to wit: Keating lands; and west by lands of Niles Kinnorth by lands of J. O. Ridgway; east by Cooney; being lot No. 176, Keating survey, conper lands; south and west by Ridgway lands; who, with Mr. L. G. Bigelow and two others defendant to the following described Real Es taining nineteen and nine-tenths acres, more or ess-unimproved.

Seized, taken in execution, and will be sold as the property of Joseph Wilcox, James Wilcox and Roswell Miller, at the suit of Adams township.
& Morse.

Also,—Defendants interest in the following & Morse.

## --ALSO--

All the right, title, interest and claim of the efendant to the following described Real Estate, in Smethport Borough, M'Kean county, Pennsylvania, bounded and described as follows, to wit: Beginning at the south east corner of lot No. (our, (4) in square No. fifty-nine, (59) in said Borough plot; thence west along the south line of said lot No. four, (4) twenty eight (28) feet; thence north sixty-six (66) thence east twenty-eight (28) feet; thence south sixty-six (66) feet to the place of on the neets of rion. Finding the recent meeting in admirable speech at the recent meeting in Panneuil Hall. The Bee' expressed the opin dant to the following described Real Estate, to lot No. four, (4) on which is one frame Store ion, that the speech was unworthy respectful with The undivided half of all that part of house about twenty-right feet in width and with the speech was unworthy respectful with the speech was unworthed with the speech was unworthed with the speech was unw about sixty-feet long, two stories high, the delinquent to the region of his birth, and to the the road leading from North Creek to Eli Felt's lower story finished for a Dry Goods Store; people of New England, by whom he has been Hotel, in Shippen township, M'Kean county, the upper part finished for a dwelling house. Seized and taken in Execution and will be sold as the property of Henry F. Williams, at the suit of Hiram Payne, now for the use of D. R. Barton.

\_\_ALSO---All the right, title, interest and claim of defendant to the following described Keal Estate, to wit: All that one and a-half story frame house, situated in the township of Ceres, M'Kenn County, Pa., on lot No. 53, on warrant No. 2141, occupied by Adoniram Sutherland; said house still be a patriot, and Statesman and orator, the Borough of Smellport, in said county, now hant to said building as more particularly de-

in progress of completion; containing in front scribed and set forth in a survey made by Ho in progress of completion, containing and in ratio Dell and William Belcher, made in pursu-onisaid Main street of twenty-six teet, and in ratio Dell and William Belcher, made in pursu-depth fifty-six feet; and the lot or piece of an order of Court, February 20, 1858. ground and cortilodge appurtenant to said buil- and approved June the 29, 1859, to wit: ginning in the center of the road on the south ginning in the center of the road on the south spiritual for the spiritual for the south spiritual for the spiritual for Seizeg, taken in execution, and to be soil as interface or any soil to r.B. Dedrick, out of warrant the property of H. F. Williams at the soil of 2141, 8.7 rods north and 12.4 rods west, from J.A. Bright now for the use of Ghordis Cor- the south west corner of a lot deeded by J. Keating & Co., to Elisha Mix, out of said warrant, &c., &c., Containing one acre and 84 All the right title, interest and claim of the rods of land, strict measure, leaving the Ap the right tipe, interest and change the four test on the lot deeded to Mix as shown in the plot-

Seized and taken in Execution and will be ollows, viz:—On the north by lands formerly sold as the property of A. I. Sutherland, at the

-ALSOthe Bingham lands; Containing one hundred All the right, title, interest and claim of the and three-tenth acres; it being lot No. 113 of defendant to the following described Real Esthe Bingham alotment of lands in Lafayette tate situate in the township of Hamilton, township, and part of warrants No. 2216 and Hamlin, Sergeant and Shippen, in the county of 2251; about twelve acres improved, one Log M'Kean, State of Pennsylvania, known and described as follows, viz: Subdivision No. six-Seized, taken in execution, and will be sold ty-five (65) of warrant No. 2620, in the townas the property of P. B. Fuller at the suit of ship of Hamilton aforesaid, containing two hundred and twenty-five (225) acres; subdivision No. three hundred and thirty-six, (336) of warrant No. 2310, in the township of Sergeant aforesaid, containing one hundred and seventyin the township of Corydon county of M'Kean, five (175) acres; subdivision No. one: hundred and State of Pennsylvania, bounded and des- and eighty-five (185), warrant No. 2575. in the and State of Pennsylvania, bounded and des-cribed as follows, to wit: Beginning at the township of Hamlin aforesaid, containing two North-east corner of warrant No. 5572; thence hundred and twenty-five (225), agree and sub-North-east corner of warrant No. 5572; thence hundred and twenty-five (225), agree and sub-ty of the control of warrant No. 4969, in and seventy one perches to the centre of said the township of Shippen, containing seventy Warant line; thence west, one hundred seven- (70) acres, and the whole of warrant No. 2952, ty-one and two tenths perches to a corner; in the township of Shippen aforesaid, contain-thence, north, one hundred and seventy-one ing six hundred and sixty-five (665) acres, the perches to the north line of said warrant; whole of the warrants containing thirteen hundred and sixty-five (665) acres, the dred and sixty (1360) acres, more or less, with dred eighty-seven and two-tenth perches to the appurtenances and all estate, the place of beginning; containing two hun-

sold as the property of William S. Gibson, at the suit of E. J. Rinchart.

—ALSO—

By virtue of two writs of Venditioni Expo All the right, title and interest of the defendant in and to the following described Real Estate, to wit:—One Village Lot in the village of Bradford; county of M'Kean State of Daniel and delivered, I shall expose to public sale of outcry, at the Court House, in Smethport, at the o'clock in the forencom of Monday the Court House, in Smethport, at the o'clock in the forencom of Monday the Court House, in Smethport, at the o'clock in the forence of Monday the Court House, in Smethport, at the o'clock in the forence of Monday the Court House, in Smethport, at the o'clock in the forence of Monday the Court House, in Smethport, at the o'clock in the forence of Monday the Court House, in Smethport, at the o'clock in the forence of Monday the Court House, in Smethport, at the court House, in Smethport, and the court House, in Smethport, at the court Ho nas, issued out of the Court of Common Pleas

All the right, title, interest and claim of the defendant to the following described Real-Estate, situate in the village of Bradford, street, and twelve toos on Congress street, Containing seventy-two square rods, more or less—improved; one Frame dwelling House, and one two story Frame Blacksmith Shop on the premises.

Outsining seventy-two square rods, more or containing seventy-two square rods, more or construction of P. Ackley, or two south by Lands of P. Ackley, or two south by Corydon street, or cods; on the west by Congress street, 8 rods. and 24 links; containing fifty-three and thireen-twenty-fifth square rods, more or less.

ALSO,-Two other village lots, No. 101 and 102, bounded on the North by Corydon street. 11 rods and 6 links, on the east, by D. Kingsury's lands, ten rods; on the south by lands of W. G. Raymond, 11 rods and 6 links, on the west by Congress street, ten rods; containing.

112 and two-fifth square rods of land. ALSo,-Two other village lots, No. 136 and All the right, title and interest of delendant 137, bounded on the north by Elm street, 11 o the following described Real Estate, to with rods, on the east by T. W. Cole, 12 rods; on the south by D. Kingsbury, 13 and two-fifth

> Bellows & Casev and Spencer & Porter. -ALSO-By virtue of two writs of Vendition Exponents, issued out of the Court of Common Pleas of the county of M'Kean and State of Pennsylvania, and to me directed, I shall expose to public the 26th day of December next, the following

described property, to wit:

All the right, title and interest of the defendant to the following described, bounded and

ALSO,-Another lot bounded on the north by lingham lands and lot No. 202; on the east warrant 2007 and Bingham lands; on the south three-tenths (52 3) acres, it being lot No. 80 of the alotment of Bingham lands in Keating

township; and part of warrent No. 3902. eating survey; unimproved.

Also,—one other let, bounded on the both of warrants No. 2411 and 2412, in Norwich

of land, more or less, being the north part of warrant No. 2174.

. Arso - Another lot of land bounded on the Containing two thousand and eighty-nine, (2089) acres of land, more or less it being warrants No. 2413 and 2862 and the east part of warrants No. 2701 and 2705 in Norwich

described tracts of land conveyed by John M. Hamilton and wife, to Theodore E. Winans, by deed bearing date June 30, 1856, and duly recorded in M'Kean County records, in Deed Book H., page 693; beginning at the south west corner of warrant No. 2174; thence east five hundred twenty-four and seven-tenths perches, to the south east corner of the same, and the north-east corner of warrant No. 2914; thence north on the east line of warrant 2474 one hundred fifty-two and five tenths perches to a post; thence west five hundred twenty four and seven-tenths perches to a post in the west line of said warrant No. 2174; thence south one hundred and fifty-two and five-tenths per-

ches to the place of beginning.

Also, Warrant No. 2381, and three hundred and nine (309), and from the north part of warrant No. 2155.

Also,-One-third part of warrant No. 2914. and one handred and forty-six (146) acres of the north part of warrant No. 2459; Contain ing three thousand one hundred and fifty-three acres, be the same more or less; all situate in M'Kean county, Pennsylvania.

Seized and taken in Execution and will be sold as the property of Theodore E. Winans, at the suits of John M. Hamilton, now for the use of the Trustees of the Estate of the late Wil-

JOSEPH MORSE, Sheriff. Sheriff's Office Smethport, Dec. 8, 1859.