Hon. Henry Green, OF NORTHAMPTON COUNTY.

FOR AUDITOR GENERAL, Hon. John A. Lemon, OF RLAIR COUNTY.

WE notice by our exchanges that Republican announcements of candidates are being made in neighboring

NEWTON BLACK, Esq., has removed his law office from the National Bank being a nullity. building to the Diamond, south side of Court House and near CITIZEN office. THE Penn Gold and Silver Mining

sign up and appear to be doing a good | Court in Harrisburg on Monday last. Mitchell, Esqs., near CITIZEN office. THE Democratic State Committee

the time for holding the Democratic State Convention. THE Blaine men at Washington,

estimate the strength of the several candidates for the Republican nomination for President on the first ballot, as follows: Blaine, 359; Grant, 201; Sherman, 143; Edmunds, 23.

Ex-GOVERNOR JOHN M. PALMER of Illinois has announced himself as a Democratic candidate for the Presidency. He was elected Governor of Illinois as a Republican in 1868, in 1872 he became a Liberal and went off with the Greeley crowd, and from them gravitated into the Democratic party, where he now figures as an ultra States rights

Ir the President and the Senate do not soon agree on the matter of the appointment and confirmation of Census Supervisors, there is likely to be no enumeration in Pennsylvania, Ohio. Illinois and several other States. The Democratic Senate is trying to force the President into nominating a centain number of its partisans, and such men only as they dictate.

ALL the effort before the Pardon Board at Harrisburg, last Saturday, seems to have been to save Mr. Kemble, one of the defendants. Many letters were written and speeches made for him, and but very few for Mr. Rumberger and the other defendants They were perhaps of less political timent. One man is as good as another before the law, or should be.

THE confirmation of certain Census merators in the districts already provided with Supervisors. The hitch is tween the two Pennsylvania Senators, and is heaviest in the Lancaster and Philadelphia districts. The latest from Lancaster is that the name of Mr. Snowden has been forwarded, as a compromise for that Supervisorship, in order that the list for the State may be completed at the earliest possible moment.

No Opinion.

The Eagle, of this place, has not had a word to say, so far, as to the bribery cases at Harrisburg or the attempted pardon of the convicted parties. Why is this? Has it no information for its readers on that subject? Nothing to say in behalf of the honor and interest of the Republican party of this State? Speak out, Thomas, now-the case is over.

In a Dilemma

Although the committee of the Crawter addressed him, and doubts, hesitates and wavers as to the kind of an answer he should make. The matter worries him, and, knowing the embarsympathize with him in his dilemma. out his name in the National Convention like a little man every time, if he districts. dare do so. But as between Blaine fearlessly, and declare that you will obey and honestly carry out the sentiments and instructions of the Republi- tion is to be held in Cincinnati on June cans of this district you, in part, are 23d. No State Conventions have as yet delegation to the State Convention, prepared by counsel as follows: to represent. This is simple duty and we believe been held. The Pennsyl- and passing a resolution censuring the is being done all over the State. Come vania one comes off on April 28th, and Senator for his course in permitting the out and say you are not bound to vote according to the dictates of any man, be for Tilden. Allegheny, Lawrence S. Morris, Wm. Gordon and Robert but will represent your constituents and other counties have already in- McBride, first, last and all the time bers of the Legislature, in the Court faithfully(?) as you always have done. structed their delegates for him. Help to give the "unit rule" such a dig as will end it for all time to come. county will say "Bravo! well done, week and pronounced in favor of the Convention. Blaine had about sixty good and faithful servent!"

Honor of the State Saved

Pardon Board, in special session at June 9th. Harrisburg last Saturday, refused to THE COUNTY-CANDIDATES MENTIONED Stone and Mr. Palmer have saved the following mentioned as candidates: State from disgrace and the law from

Flight of the Roosters.

Kemble, Salter, Rumberger, Petroff and Crawford, the convicted bribers Co., of this place, have an attractive failed to appear for sentence at the in the office of Williams & It is supposed they have all escaped. They were known to be in Philadelphia on Saturday, and as soon as learnmet at Pittsburgh on Thursday week ing the decision of the Pardon Board, concluded to escape the imprisonment extraordinary defiance of law and jus tice ever known in this State. But purifying and correcting the corrupt practices of the Pennsylvania Legislature. The gang of thieves who have held high carnival there for some years past are now overthrown. The deson and the law in these cases is astounding. The bail in Kemble, Salter and was forfeited. In Rumberger and for the arrest of the prisoners if within is they have all gone beyond the State limits.

> Our Delegates to Chicago-Another Letter from the People.

The following are extracts from etter received from a leading Republican of this county, on the position oc cupied so far by the delegates from this Congressional district to the Chicago National Convention. Among other things he says: "I think if we make the proper ef-

out and define their position. The matter should be put before them so matter should be put plain that they cannot go to Chicago and vote for Grant, and then come back and say that they did not know both observed a studied silence as to year. what their intentions are, and this, to my mind, indicates that they are going account. But this shows a wrong sen- to vote for Grant and do the bidding of Mr. Cameron, or else they are going to wait and see what will turn State, was in Washington a short up. If delegate Robinson was in sym- time ago, during which time he dined Supervisors for this State still hangs Blaine, he would lose no time in so visit was ostensibly a social one, but the passage of the bill. fire in the Senate, which has the effect of declaring. But, on the other hand, little doubt is felt that the real object nothing has been able to draw them was to secure an understanding beout, and this indicates that there is a tween the friends of Blaine and Sherstrong pressure being brought to bear man by which the former will make no understood to be a political one as be- But I don't see how they are going to Senator on conditions that Sherman's

> they should." In commenting last week upon another letter sent us we gave our opinion upon the subject of the above. Nothing has since transpired to change of the Treasury. But Sherman, o it, and if there soon is not something public heard from the delegate here all we can say now is, that the people pear to support him, and, as the Blain will continue to move in the matter.

Political-Conventions Yet to be Held.

Republican Conventions are yet to be held in the following States to appoint delegates at large, four from each State, representing the United States Senators from the same, in the Chicigo National Convention, June 2d, for the nominating of candidates for President and Vice President:

Connecticut, April 7; Iowa, Kentucky and Missouri, April 14; Massachusetts, April 15; Oregon, Virginia ford county Republicans has addressed and Georgia, April 21; Ohio and Ar-Mr. Robinson for his views and inten- kansas, April 28; California and South in politics" as he calls them, who tions as a delegate to the Chicago Con- Carolina, April 29; Tennessee and thought to upset the purchase system, vention, yet no answer appears from Wisconsin, May 5; New Hampshire, him to the present time. We learn New Jersey and Maryland, May 6; that he has been wrestling violently Nevada, May 11; Florida, Michigan with the problem contained in the let-, and West Virginia, May 12; Illinois,

May 19. Conventions have already been held in Maine, Rhode Island, Indiana and Kansas, instructing for Blaine; in New rassing position he is in, we deeply York for Grant, with district delegates left uninstructed; in Pennsylvania for As to voting, between Blaine and Grant, Grant, as to delegates at large, and we have no doubt his feelings are disputed and divided as to the district strong for Blaine, and that he would sing delegates; in Vermont for Edmunds; in North Carolina for Sherman, by

The Blaine men confidently claim and Cameron, Grant's friend, ah! the leading vote on the first ballot, and there's the rub. He can't vote for unless the southern States instruct both, and he dare not offend his mas- pretty solidly for Grant their hopes ter What, then, shall he do? A will be realized. As it looks at preshappy thought might be to say to the ent Sherman will divide the south with mittee that it was none of their Grant. Should the southern States business, and deny their right to inter- however make this nomination the of that county are for Blaine, and they rogate him. But that would hardly misfortune will be that they cannot work. Better come out, boldly and help to elect the nominee in November.

DEMOCRATIC. The Democratic National Convenjudging from present appearances will

GREENBACK. The Pennsylvania Greenback State Hon. Hendrick B. Wright, of Luzerne majority in the convention.

county, this State, as its choice for It will be a relief to all law-abiding President. They are also to have a and good citizens to learn that the National Convention at Chicago on

ney General Palmer, who refused to The usual time of the Committee meetquently no action. The people looked presume it will be the same in this with a deep interest to this proceeding, year, and while no names are to this

A Congressman is to be elected this year in this district, Crawford, Mercer mentioned, and, if he consents, will be district conference.

in this district, composed of the counties of Armstrong and Butler. We hear the name of the Hon. A. L. nomination. He made a good and faithful member of the lower House of these trials will do much good towards the Assembly a few years ago. There may be other candidates for this nomination but as yet we are not informed of

Two Assemblymen, or members of P. Braham, of Mercer township, Mr. and Crawford's cases was \$4,000 each Thomas Hays, of Fairview, Doctor William Irvin, William S. Waldron Petroff, \$2,000 each, and also forfeited. and William M. Marshall, of Forward are candidates. There may be others the State. But the general impression but not that we have heard of as yet.

A District Attorney is also to be elected this year to serve for the coming three years. A. T. Black, A. M. Cunningham and K. Marshall, Esos. will it is said be candidates for this nomination.

An Associate Judge is also to be elected to serve for five years. For this nomination we have heard the names of David Douthett, of Forward township; A. D. Wier, of Buffalo township; Daniel Feidler, of Jackson fort our delegates to Chicago will come township, and others mentioned, but we do not know certainly if candidates or not. But no doubt a number of candidates will be brought forward for this position; and the above is about what the choice of the people was.

Mr. Robinson and Mr. Gordon have as to Republican candidates for this

Sherman and Blaine. Gen. Grosvenor, of Ohio, one of the them to keep them wbipped in. effort to secure Ohio for the Maine make it, if the people speak out as delegates to Chicago shall be for Blaine as second choice. The most candid of Sherman's friends admit that if the Blaine men should try to carry the Ohio convention it would take very hard work to hold it for the Secretary course could not continue in the field if his own State did not at least apmen consider it essential to Grant's defeat that Sherman should remain a candidate, it may be considered settled

How Cameron Feels Over It.

to him in his own State.

A dispatch from Washington, dated last Monday, says: "Nothing has occurred for a long time to give so much annovance, to awake so much uneasiness, mind of Don Cameron as the failure of risburg. Cameron was bitterly opposed to the prosecution of Kemble from the first. He denounced and sneered at the reformers, the "theorists and announced at a semi-political meeting at Washington, early last summer his contempt for Wolfe. Mapes and others of that type. Now Wolfe's tri-umph and the flight of the bribers, coming so soon upon the Blaine revolt, has made him feel angry and nervous. He has shown this in conversation since Saturday. Mr. Cameron exerted himself to the utmost through every agency to have Kemble let off. His he is not so firmly in the saddle in Pennsylvania after all, as was thought."

---caster county-the Gibraltar of Cen- a heavy burden. tral Pennsylvania-met recently at the call of the chairman, and provided for an expression of choice for President, Chicago Convention, by a popular vote of the party, to be polled on the 22d of May. The Grant-Cameron boys named delegates at Harrisburg, and this is revolt against that dictation. It is propose to say so.

THE Democratic County Committee tor Wallace, by selecting a solid Tilden confirmation of Marshal Kerns, of Philadelphia. The delegates are D Tilden men.

Apvices from fifty-five counties of Kansas show the election of 148 Blaine In this course the Republicans of this Convention met at Harrisburg last and 94 Grant delegates to the State against the granting of such pardons: controlling influence on the members

PARDONS REFUSED.

PARDONS REFUSED.

recommend a pardon to Kemble and In this county, a call for the County Board would meet at ten o'clock, and company, convicted of corrupt solicita- Committee to fix the time for holding that hour found a number of persons tion of members of the last Legisla- the Primary election for this year not at the Supreme Court room waiting ture. Too much praise cannot be ex- having as yet been made, candidates for the proceedings to begin. Later tended to Lieut. Gov. Stone and Attor- are slow as to announcing their names the time was changed to eleven o'clock. About half past ten District Attorney Hollinger, for the Commonwealth, ar-Board consists of four. The other two present, has generally been in the wards by Messrs. Brewster, Mann, nembers, Quay and Dunkel, voted for early part of April, and the Primaries Armstrong, Herr and Weiss, counsel a pardon, making a tie, and conse-fixed for about the first of June. We for defense. A shortconsultation among papers to be presented followed, and then a long wait ensued for the memand are glad to know that Lieut. Gov. time announced, yet we hear of the bers of the Board to make their appear-At eleven o'clock the members of the

Board entered and took their seats, and Recorder Farr called the cases of and Butler counties. As a proper can- Wm. H. Kemble, Emil J. Petroff, W didate to be presented by this county F. Rumberger, Jesse R. Crawford and the name of Hon. J. David McJunkin Chas. B. Salter, convicted of corrupt is very generally and very favorably solicitation. It was agreed that all should be taken up together. Mr. Brewster began by reading a letter a strong candidate to present to the from C. B. Moore, Esq., of West Chester, asking for Mr. Kemble's par-A State Senator is also to be elected don, giving a number of reasons it should be granted, among others that the people themselves were re-sponsible for the demands made during the passage of a bill by the third house, place, and Wednesday, April 28th, as that awaited them. This is the most Campbell favorably spoken of for this because they sent men to the Legislature who insisted that their votes should be purchased; it was unfair to punish Kemble for what everybody else has been doing for years.

Mr. Brewster, after reading other letters and petitions, addressed the Board as follows: May it please your Honors: We de-

sire to call your attention to the fact the Legislature are also to be chosen that we have filed, in connection with ception practiced upon Judge Pear- this year to represent this county for the petitions, all the papers required the coming two years. Mr. William by your rules; that we have given the full advertisement prescribed and that we have in all particulars complied with your established regulations.

In addition to the matters exhibited by your record, it is proper for me to delay made in the Court in order to Processes were ordered by the Court township, are spoken of and we believe present to you a few suggestions which appear to my learned colleagues and myself as worthy of your considera-

You will observe that four of these defendants have pleaded guilty, and that Mr. Kemble accompanied this action with a protest, in which he solemnly disclaimed all imputation of guilt.

The charge of the learned judge to the grand jury placed a construction upon the statute which satisfied the defendants and their counsel that they were technically guilty of a violation of the law. They were therefore unwilling to occupy the public time with a contest, and under the advice of counsel they filed the We are now here to ask you to rec

mmend the Governor to pardon these defendants for the following reasons: First. The offence is alleged to have been commenced in reference to a bill before attempting to treat both the of great importance, and which excited Constitution and act of Assembly as a large amount of public interest. It was severely contested by its oppo- particular case under consideration, the nents, and was urged with great persistence by its friends. The Board is doubtless satisfied that the offense was committed under the pressure of great public excitement and without a full apprehension on the part of the defendpathy with his constituents and intended to go to Chicago and vote for tended to go to Chicago and vote for tended to go to Chicago and vote for the decimal tended to go to Chicago and the decimal tended to go to Chicago and the decimal tended to go to Chicago and the decimal tende

Whilst the offense of corrupt solicitato be excused—we desire to impress appointed to exalted public positions a lobbyist, nor corruptionist, nor "roosit is manifest that the defendants did of an attempt to rob the public treas- very first opportunity. Why should not apprehend the full extent of the ury. liabilities they incurred.

is directed.

that there will be no open opposition has so directed the public mind to this commit crime. class of offenses, and has so emphaunlawful m legislation of this Commonwealth.

Kemble and his associates to capture a tion of public justice has been upheld seem that self-Government is a failure, majority of the Pa don Board at Har- and the State casting aside all vindict- and that the boasted safeguards of the iveness can well afford to stay her able to strike hereafter, should the of-

> which is tempered with mercy, will be | inally directed to be instituted by an well illustrated by an exercise of the order of the House of Representatives o that consideration and respect which resent the Commonwealth, command. Nor should we ever lose and fearless judges, with honest and

and perfected a system of State finances justice. The honor of the Commonfailure is regarded here as a sign that and of corporate taxation which has wealth is now committed to the cusplaced the Commonwealth in a posi- tody of the gentlemen composing your tion of which her citizens may well be Board, and we cannot but express the proud, and which has relieved every THE Republican committee of Lan- and owner within her boundaries from Mr. Armstrong, for the application of Mr. Rumberger, urged the pardon

on the ground that the defendants diselection of delegates to the claim criminality in their intent and West Fairview, Pittsburgh, Washingthey are entitled to the benefit of an ton, Crawford county, Mercer county unassailed character.

position to the pardons, said that the high, Dauphin, Berks, and in fact Commonwealth does not delight in the from almost every county in the State claimed that three-fourths of the people downfall of any of its citizens, but containing thousands of names of citiwhen men violate the laws and are zens. convicted they must receive the senasked for. We simply ask that the ber of other petitions to present to the of Lawrence county, on Saturday week | Board will not avert the strong arm of Governor, and then closed. sat down "powerful strong" on Sena- the law which will wipe out the stigma on the State. He read the protest THE PROTEST.

To the Honorable, the Board of cutions for corrupt solicitation of mem- cants and Messrs. Palmer and of Quarter Sessions of Dauphin county, | ble The principal reasons usually urged; who voted against a favorable recomin fevor of the pardon of one convicted I mendation. The proposition to bold e. D. New York City.

MEETING OF THE PARDON BOARD LAST the date of his application for pardon struck SATURDAY-THE BOARD A TIE AND he has already undergone so much of agreed to attend out of courtesy and his term of imprisonment, as to be suf- when informed that the board should be ficiently punished for the crime of fully represented at the meeting. The It had been announced that the which he has been convicted. In the Attorney General took a similar view present instance neither of these rea- of the matter. When the decision was sons can be urged. Four of the de- reached it was made public by Re fendants have admitted guilt by plead- corder Farr. ing guilty and the other has been confor a new trial was not even made. dict join and recommend a pardon. The ing for that purpose, in years like the rived, and was followed shortly after. There can be no doubt therefore, as to night showed no abatement Saturday submitting to sentence, and it seems to of the attorneys for the defense. e but a mockery of justice for a de fendant to plead guilty of a great crime, and then attempt to procure a pardon before the judgment of the Court has

been pronounced against him. As a reply to the special reasons alleged in the applications for pardon, it will be enough to say that, so far from being true either that a disinterested zeal on behalf of what were supposed to be honest claims of Alleghenv county, led any of the defendants to cure the passage of the act of Assembly, or that, having violated it, he frankly admitted his offense before the committee of the admission by prompt plea of guilty before the Court -the indisputable facts are that one of the defendants admitted on oath be fore the committee of the House of Representatives that he was employed in the matter as the attorney for a guilty knowledge or practices-that based upon this denial, bills of indictment have been found against them for perjury, and that for months every of, and every possible application for avoid or postpone trial, and the plea of guilty was only entered at a time made that there should be no further delay, and when the defendants were about to be confronted with conclusive and overwhelming evidence of guilt. Under such circumstances, to grant

pardon would imply that, in the ppinion of your honorable Board. either the crime charged upon the de fendants is not deserving of punishment, or that the defendants, thempossessed a license to commit crime with impunity. It must, however, be admitted that the offense charged is one of the most serious and aggravated known to the law. So heinous was it considered that it is prohibited by the Constitution, as well as by the statute law. We cannot but believe that your Board will hesitate long, and weigh well the consequences of your action, before attempting to treat both the Constitution and act of Assembly as on much waste paper. But in the particular case under consideration, the crime heinous in itself was, if possible, aggravated by the attempt to resort to it, for the purpose of despoiling the admitted that the offense charged is pleas and protest which are before you. considered that it is prohibited by the it for the purpose of despoiling the Treasury of the Commonwealth of in the future, he urges that they ought a very large amount of public money, not to be fined or imprisoned, but perwill be difficult to escape the conclu- and self convicted men are set at libsion that those who constitute tion is one of great magnitude and not Board and who have been elected or is pronounced upon them, there is not upon you the fact that this is the first to represent and defend the interests ter" in the whole Commonwealth but prosecution under the statute; and of the people, do not consider it to be would chuckle clear down into his that in view of the construction which a crime worthy of punishment for any boots, and commit the same crime it has since received from the bench, one to debauch the Legislature as part Kemble & Co. were guilty of, at the

As the parties are clearly guilty, as Philadelphia, be held tightly within We respectfully submit that the de- they have not yet been sentenced, and the clutches of the law, for simply should have the benefit of as their crime, serious in itself, is, if stealing and embezzeling, and these their disclaimer of any intent to violate possible, aggravated by the purpose men, guilty of a greater and wider the law. And we believe that their for which it was resorted to, it follows reaching crime, that of going to the pardon may be granted without doing that if a pardon is granted it must be fountains of law and justice, corruptviolence to public morals of lessening out of some personal regard for, or ing the legislator, and unsettling the the force of these convictions in arrest-deference to the defendants themselves, very foundations of gevernment itself, ing the evil against which the statute which places them above and beyond go free? No. They should not be directed.

the Constittion and the law, and pracsuffered to escape. They have been second. The result of these cases tically invests them with a license to adjudged guilty of an offense which

sized the popular condemnation of all when amenable to the law, is at all Board of Pardons, however it might eans to influence legislation times dangerous to the public welfare, under less aggravating circumstances that it may be fairly assumed such meth- but if there is to be thrown upon incline to the side of ods will not hereafter obtain in the the community a class licensed to animated and governed by the one commit crime, and protected in the en- great overshadowing sentiment, that The evil being arrested by the con- joyment of this license by the highest justice must rule supreme, though the viction of the accused, the administra- officers of the State, it would indeed Constitution, the laws, and the judihand now that she may be the better ciary are alike powerless for the pro-

tection of society.

We cannot believe it to be possible The purpose of the Commonwealth that the effort to secure a pardon will vania poet, who writes over the pseuhaving been fully attained, the justice be successful. The prosecutions origelemency for which we now petition. have, so far as they depended upon Third. The defendants are entitled the action of those appointed to repprevious good character should always brought to a successful issue. Able sight of the fact that every farm and intelligent juries, have alike done their buse in Pennsylvania owes to Mr. part to sustain the tottering fabric of Kemble the credit of having devised society, and to vindicate the claims of fervent hope that they will preserve it

untarnished. HHRRISBURG, March 25, 1880. Mr. Hollinger presented petitions emonstrating against the pardons from Philadelphia, Mechanicsburg, Columbia, Northampton, Monroe, But-District Attorney Hollinger, in op- ler, Schuykill, Snyder, Wayne, Le-

Mr. Hollinger, after reading the tence of the law. That is all that is protest, announced that he had a num-

This concluded the arguments and the Board went into executive session. For nearly two hours the members discussed the situation before arriving at Pardons: The undersigned, represent- a decision. Messrs. Quay and Dunkel ing the Commonwealth in the prose- favored the pardon of the five appliopposed it, the former with considerafeeling. Lieutenant Governor learning that applications have been Stone says the premature application made for the pardon of the defendants, entered considerably into the discussion, beg leave to file the following protest but he would not say that it had a

of an offense, are, either that there is session two days before the time fixed some doubt as to his guilt, or that at for imposition of the sentence never him favorably, and he only

The decision was a great disappoint victed by the verdict of a jury, after a ment to the counsel for the defense, as trial conducted so fairly that a motion they had anticipated a favorable ver-The confidence exhibited Frida guilt; and so far from it being true Representative Rumberger was the that sufficient punishment has already only defendant in the city, and he exbeen undergone to atone for the crime, pected a more consoling deliverance the fact is, that not only have none of Counsel for the prosecution had prethe defendants yet been sentenced, but dicted for several days that the board they are attempting by the aid of your would be equally divided, but at last Board, and in defiance of the Court be- they began to fear that their expectafore which they were tried, to relieve tions would not be realized, owing themselves even of the necessity of no doubt, to the unbounded confidence

Senator Edmund's Bill to Count the Electoral Vote.

Considering the great peril of the country during the last Presidential Count. Congress is most blameworthy in not providing a rule to govern the reception and declaration of the result fered by Senator Edmunds seems fair this bill directs that each State may decide, at any time before the second Monday of the January following their appointment-that being the day for the meeting of Electors-any controversy as to appointment of Electers and that Electors who present certi ficates of appointment from State Exeentives shall have their votes counte by Congress. For counting the Elec toral vote both houses of Congress are to convene in joint session, with the President of the Senate in the Chair, railway corporation—that nearly all the second Wednesday in February of the parties denied under oath any after the meeting of the Electors. All objections to votes are to be made in writing, and to be considered by the houses separately, a concurrent vote being necessary to the rejection of an technical defect was taken advantage | Electoral vote. In case of two returns having been received from a State, only those votes shall be counted which the two houses, acting sepa rately, agree in accepting, and the when a peremptory order had been votes which are certified by Executive signature shall be received as the true Electoral vote of a State. The joint session of the houses is to be without debate, and no motion is to be in order except to withdraw. No recess can be taken except to decide a question con cerning an Electoral vote, and a recess can be extended no longer than to the next day. If the count is not finished after five days of the joint session, no selves, are to be treated as if they further recess can be taken. It is quite certain however that the Democratic Congress will not pass the bill. They intend to steal the Presidency,

others not to engage in similar work our lerty, even before the sentence of law Tweed in New York, and Morton in Philadelphia, be held tightly within cries aloud for the severest punish The presence of a criminal class, even ment. And it is to be hoped that the

heavens fall .- Beaver Times.

Conkling's Favorite Poet. Albany (N. Y.) Journal: Conkling's quotation, "The shallows murmer while the deeps are dumb, was written by a well-known Pennsyl of Javdon Cameron, and oc donym curs at the end of the following verse I love it, I love it, and he is a fool
Who would chide me for loving the dear unit rule;
And quick be his soul to Hades conducted
Who on to Chicago would go uninstructed!
Oh, I don't care a fig for the fact that is plain,
That the great Keystone State is clearly for Blaine.
Fee! fi! fo! fum!
The shallows murmur while the deeps are dumb.

ALTHOUGH covered with several inches of mud. anybody can see that that part of Jefferson street that was

macadamized last summer, is a great

improvement upon the rest. We hope

the borough authorities will continue

the good work. Father is Getting Well. My daughter says, "How much better father is since he used Hop Bitters." He is getting well after his ong suffering from a disease declared incurable, and we are so glad that he used your Bitters .- A lady of Roches-

ter, N. Y .- Utica Herald. Butler Markets.

BUTTER—Good 2S cents \$\frac{1}{2}\$ th.

BACON.-Plain sugar cured hams 11 cts. \$\frac{1}{2}\$ th.

houlders, \$8: sides, \$8

BEANS—White, \$\frac{1}{2}\$ (\$\frac{1}{2}\$ 2) bush.

CHICKENS—25 to \$0 cts. per pair.

CHEESE—18 cts \$\frac{1}{2}\$ th.

CALF SKINS—900@\$\frac{1}{2}\$ [\$\frac{1}{2}\$ th.

Face, \$12 cts \$\frac{1}{2}\$ cts. Calf Skins—90c@\$1 \$\ \text{th}\$: \$\ \text{Eggs}-12 \ \text{ch}\$ \$\ \frac{2}{3} \text{ch}\$: \$\ \t

To all who are suffering from the errors and indiscretions of youth, nervous weakness, early decay, loss of manhood, &c., I will send a recipe that will cure you, FREE OF CHARGE. ary in South Africa. Send a self-addressed

GRAND OPENING

During this week we will open the largest and unquestionably best selected stock of Spring Dry Goods ever exhibited west of the Allegheny Mountains. New arrivals of Novelties in Dress Goods

constantly receiving at

100 & 102 FEDERAL STREET, ALLEGHENY,

bargain in Dress Goods which we are selling at 5½ cents.

In Cashmere, with Pelka Dot, we offer a decided bargain, selling it at 12½c.

At 2½c, we offer a full line of colors in Brocace Dress Goods, decidedly beautiful styles.

In Plain Cashmeres we offer the following:
Double Width Cashmere, good quality, 25c.
Cashmere, all-wool, 40, 45, 50c.
Cashmere, all-wool, 40, 45, 50c.
Cashmere, all-wool, extra value, 60, 75c, \$1.
Cashmere, silk Warp, \$1, \$1, 25, \$1, 59c.
Our stock of Silks is more complete than ever, and will be offered at such low prices as will astonish the buyer.

Beautiful Silks at 55, 60, 75c, \$1.
Silks, extra good quality, \$1, 25, \$1, 59c.
We have now in stock a full line of Trimming Silks, Satuas, Silk Fringes, &c., and everything offering at prices to suit purchasers.

of the coming election. The bill of- The movements in the East point to much higher prices, and we would advise our friends and patrons generally to save money by laying in their supplies as early as possible.

To the Ladies & entlemen: Prof. Guilmette's FRENCH KIDNEY PAD

A POSITIVE AND PERMANENT CURE GUARANTEED

A POSITIVE AND PERMANENT CURE GUARANTEED

In all cases of Gravel. Diabeter. Drobsy. Bright's Disease of the Kidneys. Incontinence and Retention of Unine. Inflammation of the Kidneys. Catarbu of the Bladder and Frinary Organs, whether contracted by private diseases or otherwise. This creat remody has been used with success for nearly ten years in France, with the most wender of cures by absorption, no danseous internal medicines being required. We have hundreds of testimonials of cures by this Pad when all else had failed.

LADIES, if you are suffering from Feunale Weakness, Leucourhors, or diseases peculiar to females, or in fact any diseases of the Kidneys. Bladder or Urinary Organs ask your druggist for Prof. GUILMETTE'S FRENCH KIDNEY PAD, A-D TAKE NO OTHER. If he has not got it send \$2 and you will receive the Pad by return mail. Address U. S. Branch.

FRENCH PAD CO., Toledo, Ohio.

Prof. Guilmette's French Liver Pad

Will positively cure Fever and Ague. Dumb Ague, Ague Cake, Billions Fever, Jaundice, Dyspepsia, and all diseases of the Liver. Stomach and Blood. The pad cures by absorption, and is permanent. Ask your druggist for this pad and take no other. If he does not keen it send \$1.50 to the FRENCH PAD CO., (U.S. Branch) TOLEDO, OHIO, and receive it by return mail.

J. HENDERSON & BRO.,

CANCER.

f Skin Disease.

Dr Keyser, 240 Penn Avenue,
Opposite Christ's Church, Pittsburgh, Pa.

MARRIAGES. BENNETT—ZINK—Feb. 25, 1880, by Rev. Josiah McPherrin, Dr. A. G. Bennett and Miss Alice V. Zink, all of Emlenton, Pa. HARTMAN-PORTERFIELD-March 4th, 1880, by the same, Mr. Jonathan Oil City, and Miss Amelia J. F Allegheny township, this county. TROUTMAN-HASE-March 17th, 1880, at

McCLELLAND-POLLOCK-Feb. 26, 1860.

BARNES-GROVE-Feb. 26, 1880, by Rev. Samuel Kerr, Mr. A. H. Barnes, of Lawrence county, Pa., and Miss C. Z. Grove, of New Lebanon, Mercer county, Pa. EDMUNDSON—MARTINCOURT—March

1880, by Rev. Samuel Bowman, Mr. Joseph mundson and Miss Tennie Martincourt, all f Prospect, this county. HEATON—GROSSMAN—March 26, 1880, by R. Alcorn, Esq., Mr. James Heaton, of Ohio, and Mrs. Elizabeth M. Grossman, of Salina, Westmoreland county, Pa.

New Advertisements.

Administrator's Notice. Notice is hereby given that letters of almin-tration have been granted to the undersigned

late of Washington township, Butler county, Pa. All persons, therefore, knowing themselves in-debted to said estate, will please make immediate pr. ment, and any having claims agains the same will present them, duly authenticated, to the undersigned for settlement.

THOMAS McANALLEN, Adm'r, mar31-4t

Anandale P. O., Butler Co., Pa.

Notice. Notice.

In pursuance of an order of the Court of Common Pleas of Buther county, obtained under the direction of the Comproller of the Currency, notice is hereby given that on the 10th day of April, 1880, at the hour of 10 o'clock. A. M., I will expose ten (10) shares of the capital stock of the German National Bank of Millerstown to public sale, at or in front of said Bunk, in the borough of Millerstown, Butter county, Pa.. subject to an assessment of \$45 16 per share.

Receiver of the First National Bank, mar31-2t*

Butter, Pa.

Wall Paper, Window Shades and

Floor Cloths.

The largest and cheapest stock in Western ennsylvanta is for sale by J. J. EAST & SON,

104 FEDERAL ST., ALLEGHENY, PA. Executors' Notice.

Letters testamentary having been granted to the undersigned on the estate of Jacob Smith. decessed, late of Winfield township, Butler county, Pa., all persons indebted to said estate are notified to make immediate payment, and those having claims against the same will present them duly anthenticated for settlement.

ROBERT COOPER.

ROBERT ELLI itT. | Ex'rs, mar24-4t | Denny P. O., Butler Co., Pa. mar24-4t1

Stray Calves.

Came to the residence of the subscriber, in Fairview township, Butler county, Pa., on or about the 1st day of January, 188?, two Heifer Calves, one a red calf, with white face and white hind legs, about one year old; the other a red calf, with tarn in face and about two years old, The owner is hereby requested to come forward, prove property, pay charges and take them away, otherwise they will be disposed of according to law. [mar17-3t] O. L. BOOHER.

Notice.

Nons.=31 ? bash.

OTATOES.—35c. ? bushel.

DOTATOES.—35c. ? bushel.

DOTATOES.—35c. ? bushel.

A Card.

O all who are suffering from the errors and iscretions of youth, nervous weakness, early ap, loss of manhood, &c., I will send a pe that will cure you, FREE OF CHARGE. s great remedy was discovered by a mission. In South Africa. Send a self-addressed clope to the Rev. JOSEPH INMAN, Station New York City.

BURGLARY.

Notice in Divorce. In the matter of the petition of Paul Boehme for divorce vs. Lina Boehme. A. D. No. 90, Dec. Term, 1879.
Subpona returned N. E. I.
Alias subpona returned N. E. I.
So answers
W. H. HOFFMAN, Sheriff.

W H HOFFMAN, Sheriff.

You are hereby notified to be and appear, in your own proper person, before our Judges at Butler, at a Court of Common Peas there to be held for the county of Butler, on the first Monday of June Term, 1880, being the 7th day of said month, to answer the petition or tibel of the said Paul Boehme, and to show cause, if any you have, why the said Paul Boehme, your husband, should not be divoused from the bonds of mattimony, agreeable to the Act of Assembly in such case made and provided, mat 17.

W. H. HOFFMAN Steriff.

Appeals from Assessments.

The Court of Appeals for the Townships and Boroughs of this county, will be held at the County Commissioners' Office, in Butler, Pa., is follows: Adams township herry township ranberry township Slipperyrock township. Venango township...... Washington township... Winfield township..... Worth township May 5 ...April 30 ...May 4

By order of Commissioners, S. McCLYMONDS, Clerk. Com'rs Office, Butler, Mar. 15, 1880

\$1 BOTTLE PATENT MEDICINES FOR 38 CENTS! JADWIN'S TONIC LAXATIVE Is Appetizing, Palatable and Non-Atcoholic, AND ALWAYS CURES

Dyspepsia, Sick Headache Constipation, Bil-ionsness, Sour Stomach, Liver Complaint, Want of Appetite, Indigestion, Jamoidee, Kid-ney Complaint, Nervousness, Dizziness, Sicep-less ess, Hearthuru, Colic, Debility, Foul Breath, Worms, Piles, Fevers, Colds, &c. Breath, Worms, Piles, Fovers, Colds, &c.

The Toxic Laxative regulates the bowels and strengthens the system, gives a clear head, pure blood and elastic spirits. Is purely vegetable, contains no mercury nor aloes. Sale at all times. Pleasant to the taste, and a substitute for Pills, Castor Oil, &c. Beat family medicine known. Adapted to strong nen, delicate females and feeble lutants. In figuid form, Sold by druggists. Price only 38 cents for a large bottle. HENRY B. JADWIN. Apothecsty and Chemist, Sole Proprietor, Cartondale, Pa. D. H. WULLER, Brugist, Sole Agent for Butler, Pa.

Notice is hereby given that letters of administration have been granted to the undersigned on the estate of Stephen Kain deceased late of the borough of Petrolia. Butler county, Pa. All persons, therefore, knowing themselves indebted to said estate, will please make immediate payment, and any having claims against the same will present them duly authenticated to the undersigned for estificance.

WM. GIPSON, Adm'r. Petrolic, Butler Co., Pa.