# The Markets.

### CARLISLE PRODUCE MARKET [REPORTED FOR THE HERALD.]

Link			The same of the same
CARLISLI	e, Wednesday	September	24, 1856.
Loun Superfine	e, per bbl.	-Tuboring	
do Extra,	do	1,	6,5
do Family	do		. 67
YE	do	-	2,7
HITE, WHEAT.P	cr bushel		, 1,5
inp. do	do	•	. 1,2
V.E.	" do	-	(
ORN	do	<u> </u>	
1.118	do	<b>-</b> - ·	8
SOVERSEED	do	-	8,2
THOTHYSEED.	do		2,7-
INTER BARLEY		-	1,0
PRING BARLEY.		·	

### PHILADELPHIA MARKETS.

Monday Evening, September 22." Flour continues dull. - There is little or no. mand for export, and standard brands "are fered for \$6 621a\$6 75, without finding yers, and the sales are confined to small is for home consumption, at from \$6 75 to 7 for common and good brands, and \$7 50a 3 per bbl., for extra and fancy brands as in uality. Rye Flour is very scarce at \$3 per 1. Corn Meal is quiet, but without any ange to note in quotations.

In wheat there is not much doing, owing to e difference in the views of buyers and sell ; about 8,000 bushels have been sold in s at \$1 40a\$1 42 for fair to good Southern ad Pennsylvania reds, and \$1 50a\$1 52 for nite, including 2,500 bushels of the latter, ry choice, at \$1 58a\$1 60, part delivered these rates. Rye continues scarce at 80c. or Pennsylvania. A small sale of Southern as made at 75c. Corn is lower, and 6,000a 000 bushels Southern yellow have been disused of at 64a66c., mostly at the former rate dont. Outs are in better demand, about 1,000 bushels new Southern have been sold at 7c. for inferior, and 39c for good, and 1,500 ushels Pennsylvania at 40c. a

#### IMPORTANT FROM KANSAS.

From Kansas we have news of real moment. deneral Lane's army has marched against Le ompton, overawed it, and forced the release f fourteen Free State prisoners. General tichardson had resigned the commond of the Pro-Slavery forces. Col. Cook came to the id of the town with six hundred regular roops, and had a conference with the leaders. of the besieging force, which ended in the latter retiring. While this was going on, a Borter Ruffian U. S. Marshal appeared, and attempted to use the occasion to make-arrests. But he was promptly seized, and kept by Lane's men out of mischief. Governor Geary has been to Lawrence. On arriving there he halted outside of the town, and demanded to be recognised as Governor of Kansas. Lane agreed to this, and Geary, on entering with his staff, was honored with a military salute. He commanded the force to disperse, which the leaders agreed to on condition that the town should be protected from violence. Genry then went to Lecompton and made a speech, and nouncing his determination to do justice, irrespective of party, to prevent the illegal and unjustifiable interference of citizens of other States in the affairs of the territory, and to he Ruffinn laws. He then issued a proclamation ordering the Ruffian militia to be discharged, and all armed bodies to disband or quit the territory.

THE FIRST LAND SALE in Kansas has been postponed from the 20th of October to the 17th' of November. The object is no doubt to prevent the outrages likely to be perpetrated by the Missouri ruffians on that occurrent from having an influence on the Presidential effec-

tion Leavenworth city is comprised in the lands to be sold. Nine of the exiled Free State property owners and business men of that city, who were driven to St. Louis, by ruthless violence have addressed a memorial to Gov. Geary asking to be protected and allowed to return peaceably to their homes in that town. The Washington Union, which an nounces the postponement of the land sale, does not deign to inform us whether any measures have been taken to enable these men, to return in time to purchase the title to their lots at the sale. And of course they cannot do it without protection from the National Government, as Gov. Geary has no authority in Missouri.

THE LAST LOCOFOCO TRICK, to get up an American demonstration, in Philadelphia, against the Union State Ticket, has proved a most disastrous failure. The thing was attempted on Tuesday evening,-Hon: Lewis C. Levin being the tool or instrument of the De-mocracy to accomplish the result. To the honor of the American party be it said that they set their faces unanimously against the movement. Levin and his co adjutors were hooted from the hall. They were not permitpurpose. The Locofocos were beautifully foiled.

DEINION OF FREMONT IN SOUTH CAROLINA. The Charleston, (S. C.) Mercury, of Sept. 24, 1847, bore the following testimony to the character and abilities of Col. Fremont: "The marked and brilliant career of Col. Fremont has arrested general attention and admiration. and has been watched with lively interest by his fellow citizens of South Carolina. Charleston, particularly, is proud of him; and the reputation which he has at so early an age schieved for himself, she claims as something in which she too has a share."

DESOLUTION PROPOSING A-MENDMENTS TO THE CONSTITUTION OF

Resolved by the Senate and Houss of Representatives of trace Common earth of Poinsylvania in General Assembly met. That the following amondments are reposed to the Constitution of the Commonwealth, in accordance with the provisions of the tenth article

FIRST AMENDMENT. There shall be an additional article to said Constitu tion to be designated as ARTICLE XII.

Section 1. The State may contract debts, to supply casual deficits or failures in revenues, or to meet expenses not otherwise provided for; but the aggregate amount of such debts direct or contingent, whether contracted by virtue of one or more Acts of the General Assembly, or at different periods of time, shall never exceed soven hundred and fifty thousand dollars, and the weak of the Contract of such debts.

Assembly, or a dingent periods of the sand holders, and the money arising from the creation of such debts, shall be applied to the purpose for which it was obtained, or to repay the debts so contracted, and to no other purpose whatever.

Section 2. In addition to the above limited power the State may contract debts to repai invasion, suppress insurrection, defend the State in-war, or to rode the present outstanding indebtedness of the State; but the money arising from the contracting of such debts, shall be applied to the purpose for which it was raised, or to repay such debts, and to no other purpose whatever.

Section 3. Except the debts above specified, in sections one and two of this Article, no debt whatever shall be created by or on behalf of the State.

Section 4. To provide for the payment of the present debt, and any additional debt, contracted as aforesaid, the legislature shall, at its first session, after the adoption of this amendment, create a sinking fund, which shall be sufficient to pay the accruing interest

adoption of this amondment, create a sinking fund, which shall be sufficient to pay the accruing interest on such dobt, and annually to reduce the principal thereof by a sum not less than two hundred and fitty thousand dollars; which sinking fund shall consist of the use annual income of the public works, from time to time owned by the State, or the proceeds of the same, or any part thereof, and of the income or proceeds of sales of stocks owned by the State, itogether with other funds, or resources, that may be descinated by law. The said sinking find may be increased, from time to time-by assigning to it any part of the taxes, or other revenues of the State, not required for the ordinary and current expenses of govof the taxes, or other revenues of the State, not required for the ordinary and current exponses of government, and unless in case of war, insurrection or invasion, no part of the said sinking fund shall be used or applied otherwise, than in the extinguishment of the public debt, until the amount of such debt is reduced below the sum of five millions of dellars.

Some State of the commonwealth shall not in any manner, or event, be pledged; or baned to, any individual, company corporation, or association; in our shall the commonwealth increater become a joint owner or stockholder, in any company, association, or corporation.

tion.

\$508. 6. The commonwealth shall not assume the dobt, or any part thereof, of any county, city, however, or township: or of any corporation or association; unless such dobt shall have been contracted to enable the state to repel invasion, suppress domestic insur-rection, defend-itself-in-time-of war, or to-assist-the ate in the discharge of any portion of its present

indebtodness.

Sec. 7. The Legislature shall not authorize any counshly, or incorporated dis indifferences.

Sec. 7. The Legislature shall not authorize any contaty, city, horough, township, or incorporated district, by virtue of a vote of its citizens, or otherwise, to become a stockholder in any company, association, or corporation; or to obtain money for, or loan its credit, any corporation, association, institution, or party.

SUCOSI AMENIMENT.

SECOND AMENDMENT.

There shall be an additional article to said constitutution, to be designated as article XII., as follows:

ARTICLE XII.

OF NEW COUNTIES.

No county shall be divided by a line cutting off over one-tenth of its population either to form a now county or otherwise, without the express assent of such county, by a vote of the electors thereof; nor shall any new county be established, containing less than four hundred square miles.

hundred square miles.

### POURTH AMENDMENT.

To be section xxvi. article i. . The logislature shall have the power to alter, revoke, The legislature shall have the power to attar, revoke, or adolf, any charter of incorporation hereafter congressly, or under any expected or general law, whomean in high opinion it ray be injurious to the citizens at new formonwealth; he such manner, however, that trajective shall be done to the corporators.

In Senate, April 21, 1856. RESOLVED, That this resolution pass. On the first amendment, yeas 24, mays 5. On the second amendment, yeas 19, says 6. On the third amendment, yeas 28, mays 1. On the fourth amendment, yeas 23, mays 4. Extract from the Journal.

THOMAS A. MAGUIRE, Clerk.

In House of Representatives, April 21, 1850.

Historyn, That this resolution pass. On the first amendment, yeas 72, nays 24. On the Second amendment, yeas 61, nays 25. On the third amendment, yeas 61, nays 25; and on fourth amendment, yeas 69, was 11. Extract from the Journal

pays 10. Extract from the Journal WILLIAM JACK, Clerk.

A. G. CURTIN, Sec. of the Commonwealth SE R'YS OFFICE, Filed April 24, 1856.

Secretary's Office, Harrisburg, June 27, 1356.

PENNSTLVANIA, S8.:

I do hereby cartify that the above and fore coing is a true and correct copy of the original "Resolution relative to an amendment of the Constitution," as the same romains on file in this office.

In testimony whereof I have hereunto set my hand and caused to be affixed the seal of the Secretary's Office, the day and year above written.

Sec. of the Commonwealth.

In Senate, April 21, 1850.
Resolution proposing amendments to the Constitution of the Commonweelth being under consideration,

On the question, Will the Senate agree to the first amendment? Will the Senate agree to the first amendment?

The yeas and mays were taken agreeably to the provisions of the Constitution, and were as follows:
Yens—Messrs. Browne, Buckalew, Cresswell, Evans, Ferguson; Flenniken, Hoge, Ingram, Jamis n. Khox, Laubach, Lewis, M'Clintock, Price, Sellers, Shuman, Souther. Stroub. Taggart, Walton, Welsh, Wherry, Wilkins and Platt, Speaker, 24.

Nays—Messrs. Crabb, Gregg, Jordan, Mellinger, and Pratt—5.
So the question was determined in the agree.

the question was determined in the affirmative.

On the question, Will the Sonate agree to the second amendment? Will the Senate agree to the second amondment?
The year and nays were taken agreeably to the provisions of the Constitution; and were as follows:
Yeas—Messrs. Browne, Buckalew, Cresswell, Rvans, Hoge, Ingram, Jamison, Knox, Laubach, Lewis, Mclinck, Sellors, S. uman, Souther, Straub, Walton, Welsh, Wherry, and Wilkins—19.
Nays—Messrs. Crabb, Perguson, Gregg, Pratt, Price,

Nays-Messrs. Ctabo, resignment.

Nays-Messrs. Ctabo, resignment.

and Platt, Speaker—6.

So the question was determined in the affirmative.

On the question.

Will the Senate agree to the third amendment?

The year and nays were taken agreeably to the Constitution, and were as follows;

Yoss-Mosses: Browne, Buckalow, Crabb, Cresswell, Evans, Ferguson, Flenniken, Hore, Inger, Ingram, Janilson, Jordan, Knoxy-Lanbach, Lewis, McClintock, Meilinger. Fratt, Price, Sciences, Shunan, Souther, Straub, Taggart, Walton, Welsh, Wherry, Wilkins, and Platt.

Speaker—28.

Nays—Mr. Gregg—1.

So the question was determined in the affirmative. On the question,
Will the Senate agree to the fourth amendment?

Will the Senate agree to the fourth amendment? The yeas and mays were taken agreeably to the Constitution, and were as follow, viz:

Yeas—Musses, Browne, Buckalew, Cresswell, Evans, Flounikon, Hoge, Tagram, Jamison, Jordan, Knox, Laubach, Lewis, McClintock, Price, Sellers, Shuman, Souther, Straub, Walton, Welsh, Wherry, Wilkins and Platt, Speaker—23.

Speaker—23.

Nays±Messrs. Crabb, Gregg, Mollinger and Pratt—4.

So the question was determined in the affirmative.

Journal of the House of Representatives, April 21.

Journal of the House of Representatives, April 21, 1856,

The yeas and nays were taken agreeably to the provisions of the Constitution, and on the first proposed amendment, were as follow, viz. Yeas—Nussrs. Anderson, Backus, Baldwin, Ball, Beck, (Lycouting,) Beck, (York,) Bernhard, Boyd, Ioyer, Brown, Brush, Buchanan, Caldwell, Campbell, Carty Cralg, Crawford,—Dowdall,—Edinger, Fauseil, Foster Gotz, Haines, Hamel, Harper, Heins, Hibbs, Hill, Hillogas, Hipple, Holcomb, Hunsecker, Imhrie, Ingham Innis, Irwin, Johns, Johnson, Laporte, Lebo, Longakor, Lovett, M'Calmont.—M'Carthy, M'Combo, Maugle, Menear, Miller, Mentgomery, Moorhead, Nunnemacher Orr, Pearson, Pholps, Purcell, Rainsey, Reed, Reinhold Riddle, Roberts, Shönk, Smith, (Algebony,) Smith (Cambria,) Smith, (Wyoming.) Strouse. Thompson, Vall Whallon, Wright, (Dauphin)—Wright, (Luzerne, Zinmerman and Wright, Speaker—12.
Nays—Messis. Augustine, Barry, Clover, Coburn, Dock, Fry, Fulton, Guylord, dibboney, Hamilton, Hancock, Housekeeper, Leisunding, Magee, Manley, Morris, Munna, Patterson, Salisbury, Smith, (Philadelpha,) Walter, Wintrode and Yearsley—24.

So the question was determined in the affirmative. On the question, Will the House agree to the second amendmen?

On the question,
Will the House agree to the second amendment?

The yeas and mays were taken, and were as fe

Yeas—Messrs. Anderson Backus, Baldwin, Ball, Bock, (hycoming)—Bock; (Yorky)—Berohard, Boyd, Brown.—Brush, Buchanan, Caldwell, Campbell, Carty, Cralg, Fausold, Foster, Getz, Haines, Hamel, Harper, Heins, Hibbs, Illil, Hillegas, Hipple, Holcomb, Hunsecker, Imbrie, Ingham, Innis, Irwin. Johns, Johnson, Laporte, Lebo, Longaker, Lovott, WCalmont, M'Carthy, M'Comb, Maugle, Monear, Miller, Montgomery, Moorhead, Nuncomacher, Orr, Pearson, Eureall, Ramsey, Reed,—Reinhold, Riddle, Roberts, Shenk, Smith, (Allegheny), Stroise, Vall, Whallon, Wright, (Luzerne, Zimmerman and Wright, Speaker.—63.

and Wright, Speaker.—63.

Nays-Mossrs, Augustine, Barry, Clever, Edinger, Fry, Fulton, Gaylord, Glibbonov, Hamilton, Hamecek, Huneker, Loisenring, Magee, Manley, Morris, Mumma, Patterson, Pholps, Salisbury, Smith, (Cambria,) Thompson, Writer, Wintrode, Wright (Dauphin), and Years, 155.

ley—25.
So the question was determined in the affirmative.
On the question,
Will the House agree to the third amendment?

The year and mays were taken, and were as follow, viz:

viz!
YEAS—MOSFIS. Anderson, Backus. Baldwin, Ball,
Beck. (Lyconing.) There, Tyork.) Bernhard. Boyd, Beyer, Brown, Bucharfan, Caldwell, Campbell, Cutty, Craig,
Crawford, Edinger, Fausold, Fester, Fry. Getz, Halnes,
Gamel, Harper, Heingé Hibbs, Hill, Hillegas, Hilpple,
Holcomb, Housekeeper, Imbrie, Ingham, Irmis, Irwin,
Johnson, Laperte, Lebo, Longaker, Lovett,
M'Calmonit, M'Comb, Maugle, Menear, Miller, Montgomory, Nanquemecher, Orr, Pearson, Phelps, Purcell, Ransey, Reed, Riddle, Shonk Smith, (Aleghony,) Smith,
(Cambria,) Smith, a Wyoming.) Thompson, Whallon'
-Wright, (Dauphin,) Wright (Luzerne) and Zimmerman—61.

man -- 04. Navs -- Messrs, Barry, Clover, Coburn, Dock: Dowdal, NAYS—Jessis, harry, Clover, Courn, Deag. Prilton, Gaylerd, Sibbonoy, Hamilton, Hameock, Himsker, Lolsanring, M'Carthy, Magee, Manley, Moorhead, Morils, Patterson, Heinhold, Roberts, Salisbury, Walter, Wintrode, Yearsley and Wright, Speaker—25 So the question was determined in the national formative on the question, will the House agree to the fourth amendment?

ter, Mintride, Learning and the constitution of the first article of the constitution, trike out the words with the city of Philadelphia and of the syeral counties; from section is worded and the syeral counties; from section is worded and the syeral counties; from section is worded and the syeral counties; from section seven, game article, strike out the words, "neither the city of Philadelphia and of the syeral counties; from section seven, game article, strike out the words, "neither the city of Philadelphia and of the syeral counties; from section seven, game article, strike out the words, "neither the city of Philadelphia and in lieu theroof his ot the following:

"SEC. 4. In the year one thousand eight hundred and sixty-four, and in leaven yearenth year thereafter, representatives to the number of one hundred, shall be appertione and distributed equally throughout the state, by districts, in proportion to the number of tax able inhabitants in the several parts thereof; except that any county containing at least three thousand dive hundred taxables may begallowed a separate representation; but no more than three counties shall be strictly, or equal taxable population as pearare representation; hut no more than three counties shall be certained in the stricts of contiguous territory, as nearly equal in taxable population as possible; but no ward-shall be divided in the formation of a district. Any city outsiming a sufficient number of taxables to entitle 4 to at least two representatives."

At the end of section seven, same article, insert these words, "the city of Philadelphia shall be divided into single sonatorial districts, of contiguous territory as nearly equal in taxable population as possible; but no ward-shall be divided in the formation of this commonwealth of the General Assumbly of this amendment, shall divide the city of Philadelphia in the series of the word and firty-six.

The legislature; at its first session, after the adoption of this amendment, shall divide the city of Philadelphia shall

1856 - RESH ARRIVAL OF HARDWARE!

HENRY SANTON.

The subscriber having acturined from the city would call the intention of his friends and the public to the large and well selected assortment of Hardware which he has just received, consisting in part of BUILDING MATERIALS, mails, scrows, hinges, locks, bolts, glass, putty paints oils, &c. TOOLS—edge tools; saws and planes of every description and quality—common glass of different brands, white polished American glass. French glass of all sizes, double thick glass of all sizes, ground enamelied glass, &c.

A general assortment of SHOEMAKERS AND SADDLERS TOOLS, together with morecco, lining and binding skins, shoe thread, wax, pegs, lasts, harness mounting, saddletrees, &c.

COACH TRIMMING—canvass (plain, enamelled, figured and embossed) patent and enamelled leather, axles, springs, hubs, spokes, felloes, sharts, &c., &c.

Cabinet Makers will find a large assortment of varnishes, malogany and walnut veneers, moulding, rosettes, hair cloth, carled hair, &c.

WHITE POLISH PAINT—A new article for making a beautiful, white and brilliant polish, for dining-rooms, parlors, &c.

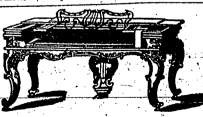
1180N—A large stock, comprising all kinds in general

1RON-A large stock, comprising all kinds in general

use.

13. Remember the old stand, East High Street, Carlisle, Pa.

HENRY SAXTON.



OSEWOOD PIANOS FOR SALE

OSEWOOD PIANUS POR SALE
Two new and elegant Resewood Planes 614 and
Toctaves, from the colobrated manufactory of Hallet,
Davis & Co., Boston. These Instruments have been
carefully selected from a large stock, and are warranted
to give entire satisfaction. They will be sold at
OITY PRICES
and kept in order by a competent person, for one year
from date of sale. Those who may wish to examine, or
to purchase a good Instrument, are invited to call upon
the subscriber at his residence in Carlisle.
Also, TORINT, two good second-hand Plane Fortes at
85 per quarter.
1004. 8. 455. \$8 per quarter. nov. 28, '55.

DRESERVING SUGAR.—A general assort ment of Crushed, Sifted and Pulverised Sugars of best quality, as also Soft Crushed, Clarified and other qualities constantly on hand, suitable for precerving and all other purposes—generally at Other Pulces

Prices.
Also a constant supply of the choicest Coffees, Teas,
Spices and other articles in variety always on hand.
attention is invited to our stock before buying elsewhers.
Carlisle, July 25, '55.

CHARCOAL.—Content of the choicest Coffees, Teas,
Charles of the choicest Coffees,
Charles

### Business Cards.

EORGE JUSTICE OF THE EACE April 23, 1856.

Y P. HUMRICH, Attorney at Law. 

N. GREEN, Attorney at Law Office in East Main Street, Mohanicaburg, Pa-b. 2-Will attend to SURVEYING in connexton with his profession. [May 21, 1856,—19,

his profession. May 21, 1856.—1y,

LO. W. NEIDICH,

Once and residence opposite Marion

Hall, West Main street; Carlisle. May 15, 56—tf

R. S. B. KIEFFER/Office in North store. Office hours more particularly from 7 to 10 cleck, A. M., and from 5 to 7 o'clock, P. M.

OCTOR S. P. ZIEGLER.—Office and Residence East Main Street, third door selow the Market House. Calls in town and county promptly Carlisle, Jan. 2, 1856.

WILLIAM C. RHEEM; Attorney at Law. Office in Main Street, Carlisle, Pa.

Business entrusted to him will be promptly at
Fob. 7.755.

W. BRANDT, Manufacturer of Mineral Waters, French Mead, Bottled Ale, Porter and Cider, North East Street, near the Rail Road Bridge, Carlisle

DR. I.C.LOOMIS
South Hanover street,
next door to the Post files. Will be absent from Carlislo the last ton days feach month.

of each month. R. GEORGE S. SEAIthnoro College of Lontal Surgery.

19. Office at the residence of his mother, East Louther
treed, three doors below Bedford. Reference—Dr. Geo.
March 19, 1866—tf.

bretz a graduate of the Baltimore Dental College) is now prepared to receive his friends and perform the various operations in the line of the health professions at his residence, in South Street, third door in Mest, Street, Give us a call. Terms moderate.

May 27, 1855-1y. CORIVENER AND CONVEYIN CERVENER AND CONYELLAND CERNER AND CERNER AN

Esq. near the Methodist Church.

EAI ESTATE AGENCY

ANDREW O. 16K.

EGE & THOMPSON.

Inve opened, an office at \$4.75 seph, Mo., for the purchase and sale of Real Estate, buying and selling Land warrants, entering land on Time, Surveying and Mapping Towns, Location of Warrants, and making investments for hen-residents, paying for Taxes, and all business pertaining to a General Land Agency in Missouri, Kausas, Nebraska, and lows.

3. Office on Second Street, North of A. T. Beattie's

Office on Second Street, North of A. T. Beattie's · |July 30, 1860. P. SNYDER, W. K, M FARLANE

CNYDER & M'FARLANE... MINNEAPOLIS, Opposite the Suspension Bridge, Falls
—of St-Anthony, Minnesota Territory,
will buy and sell lands, negotiate louns, locate land
warrants in Minnesota, lowa, and Wisconsin. Inquiries
respecting the country, by letter or otherwise, promptly
answered.

REFFINENCES

REFERENCES. REFERENCES.

Hon. Alox. Ramsey. Ex-Governor,

Hon. II. M. Rice, Delegate to Congress, Minnesota,

Governolock, Harrisburg,

James Ric Steele & Co., Philadelphia.

Hon. Frederick Watts, Carlisle,

A. Brady Sharpe, Esq.,

G Magoun, New York,

Robert Walsh, New Orleans,

Lange V. Levine, Esq. Novylla.

Robert Walsh, Now Orleans,
James R. Irvine, Esq., Newville,
Hon, J. S. Black, Somerset, Penn'a.,
Hon, J. R. Eddle,
J. H. Goed, Mayor, Springfield, Odlo,
Gen, C. Anthony,
Jas. Carson, Esq. St. Louls,
Wm. Wilson, Esq., Baltimore, Md.,
J. T. Wright, Charleston, S. G.,
I. M. Wilson, Philadelphia. J. M. Wilson, Philadelphia.

30,000 Acres of Unimproved Land for Sale, at from \$2. to \$10 per acre; also Improved Farms. Lots for sale in St. Paul, St. Anthony, and all towns on the Minnesota rivor.

6 % Particular attention given to the Loaning of
Money, and Entering Land Warrants. Address.

9NYDER & M'FARLANE,
March 26, 1856.—19.] Minneapolis, Min. Tor.

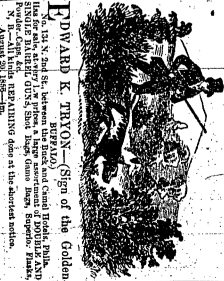
PAYETTEVILLE FEMALE SEM AYETTEVILLE FEMALE SEMNARY.—The duties of this Institution will be
resumed on the 1st of September, 1856, under the direction of the Principal, who will be assisted by the same
teachers formerly employed. The scholastic year will
be divided into two sessions of Five Months each—the
first commencing on the 1st of September, the second
on the 1st of February.

There will be two courses of study in the Institution—the optional and the Requian. Pupils in the former
course finishing any branch of study, will receive a
completing a regular course will receive Diplomas and
Testimonials of Merit.

Terms, for Session—Five Months.

TERMS, PER SESSION—FIVE MONTHS.
Board, fuel, light, room furnished, - \$50 00
Tuition in English Branches, - 10 00
Wusk and use of Plano, - 20 00
Chromatic Drawing and Oil Painting, 12 00 Pencilling and Drawing, and Oil Fainting, French, Latin or Greek, with other " French, Latin or Glove, studies, studies, washing per dozon, For further particulars see circular. Frincip

August 20, 1856-1m.



CHARCOAL.—Charcoal constantly on W.B.MURRAY.

## Coal Nards

DROAD TOP COAL-10,000 bushels of the Celebrated Broad Top-Blacksmiths Coal receiving and for sale by Sep. 3, 1856.] W. B. MURKAY, Agent. Sep. 3, 1856.]

RAMILY COAL -500 TONS LY-AMILLY COAL, Broken and re-screened, propared expressly for family use and kept under cover, so that I can furnish it present course, the fact of the transfer of the transfer of the LUKE RIDLER COAL from the mines of Bofd, Rosser & Co., and Shamokin CoAl from the mines of Cochran, Peal & Co., all of which I will sell at small profits for cash, and deliver to any part of the borough.

### Notices.

SSOCIATE JUDGE. - Fellow-citi-A SSOCIATE JUDGE.—Fellow-citizons, 1 offer myself to your consideration as a candidate for the offer of ASSOCIATE JUDGE of Cumberland county, at the enguing Election, and promise (if elected) to discharge the duties of said office with

idelity and impartiality. W. B. MULLEN. Papertown, July 23, 1856.

TOLUNTEER CANDIDATE FOR ASSOCIATE JUDGE.—Fellow-citizons:—I offer myself to your consideration as a VOLUNTEER CAMPIDATE. for the office of ASSOCIATE JUDGE, promising if elect call to fulfill the duties of the office without fear, favor, Aug. 6, 1856. GEORGE HENDEL.

FOR ASSOCIATE JUDGE. PELLOW-CHTIZENS:—Through the urgent soll-citation of friends; I have been induced to offer myself as a candidate for the office of an ASSOCIATE JUDGE, of Cumberland county, at the ensuing general election, and very respectfully solicit your sunrages for said of nee, piedging myself, if elected, to discharge the duties of the same with impartiality, and with a strict regard to the demands of the law and public justice.

Newton Township, July 2, 1856.

NTOTICE.—An Election for Officers and Managers of the Cumberland Valley Railroad Company will be held at the Railread Office, in Chambersburg, on MONDAY, the 6th of October naxt, between the hours of 10 a. x. and 4 p. x.; of said day. E. M. BIDDUE,

Agricultural Society will hold its Sixth Annual axhibition, at Pittsburg, commencing September 30th and continuing october 1, 2, and 3. The annual address by Hon. Gro.-W. Woodward. Competition for the premiums open to all.

Sop 17, 1307—3w)

Secretary, Pittsburg.

UDITOR'S NOTICE. Notice is hereby given that the undersigned, Auditor appointed by the Orphans' Court or Cumberland County to make distribution of the funds in the hands of Michael Wenger, administrator of Daniel Mohler, dee'd, will attend to the duties or his appointment at his office, in the borough of Carlisle, on THURSDAY, the 2nd day of October next, at 10 o'clock, A.M., when and where the heirs of decedent and all parties interested are required to attend.

Sep. 10, 1850]

SSIGNEE'S NOTICE. Notice is \_\_ herby given that the subscriber has been appeared Assignee of Joseph L. Sterner, of Dickinson township, by deed of voluntary assignment for the benom of creditors. All persons inducted to said Joseph L. Sterner are requested to make payment, and these having easins to present them to the subscriber, residing in Shippenshurg...

JÖEL SHAPLEY,

Sep. 10,1556) Assignee of Joseph L. Sterner.

ING, deceased.—Notice is hereby given that Letters restauentary on the estate of Mirgaret kleming, into of the borough of Carlisle, Cumberland county, deceased, have been granted by the Register of said county to the sub-criber, regiding in said borough. All persons knowing themselves indebted to said estate are required to make immediate payment, and those having claims to present them for settlement to WM. B. MURRAY,

Sep. 17, 1856. WM. Executor.

NOTICE.—Notice is hereby given that application will be made to the next Legistature of Pennsylvania, to after the charter of the Carlisle Deposit Bank, located in the Borough of Carlisle, Cumberland county, so as to confer upon said Bank the rights and privileges of a bank of issue, and to change its same to the Carlisle Bank. Also to increase the capital of said Bank (which is at present seventy two thousand dollars, with the privilege of increasing the same under its present charter to one hundred thousand dollars) to Three-Hundred Thousand-Dollars.

W. M. BEETEM,
July 9, 1856.]

July 9, 1856.]

ORDINANCE IN REFERENCE TO RDINANCE IN REFERENCE TO

THE LAYING OF PAVEMENTS, &C.

SEC. 1. Be it enacted and ordained by the Town Council of the Borough of Carlisle, and it is heroby enacted and ordained by the authority of the same. That hereafter it shall not be lawful for any mason or other person, at the instance and request of the owner of any property, to lay, make, or construct any pavement in any street or alley, in the Borough of Carlisle, unless the height and breadth of said pavement shall have been first previously fixed and settled by the Borough regulators, and a certificate given by them to that effect, and any mascu or other person laying, making or constructing, or assisting in laying, making or constructing, any such pavement—without such certificate being first previously procured, shall be liable to a fine of Twenty Dollars.

Sec. 2. That any one who shall maliciously and wilfully throw water from any hose attached to any wash pave, upon any person, or upon any Horse, Carriage, Wagon or any other vehicle, shall be liable to a fine of Ten Dollars for each and every such offence.

Sec. 3. That the owner of any Cow or other cattle that shall be found trespassing on the public streets of this Borough between the hours of 8 o'lock, P. M., and 6 c'clock, A. M., throughout the year, shall be liable to a fine of Five Dollars for every such trespuss.

Sec. 4. The fines and penalties imposed by this Ordinance shall be recoverable as provided by the 32d Section of the Act of Assembly, passed the 3d day of April, 1851.

A. NOBLE, Chief Burgess.

Attest—Wm. H. Werzel, Secretary to Corporation. Sopt. 3, 1856—2w. April, 1851.

R. STAFFORD'S OLIVE TAR THE GREAT ELECTRICAL REMEDY.
It is inhaled and Applied (not taken) to cure Diseases
of the THROAT AND LUNGS.
No Rheumatic, Neuralgic, or other Pain can exist
where Olive Tar is applied. Olive Tar mixed
with Mutton Tallow forms an

where Olive Taris applied. Olive Tar mixed
with Mutton Tallow forms an
Olution of the Greek of the Skin.

Reference is made to the following gentlamen who
have used Olive Tar, or Olive Tar Olutionet.
THURLOW WEED, Esq., of the Albany Journal.
WM. B. TOWNSEND, New York Express.
JOHN M. HARNARD, Esq., Boston Herald.
ISAAC V. FOWLER, Postmaster, New York.
Capt. EZRA. NYE, late of the Steamer Pacific.
E. A. BLANCH, Esq., Chief Englueer Pacific R. R.
O. N. BARNEY, Pres. U. S. Express Company.
ELI DOOK, Ex-mayor Buffalo, N. Y.
Prof. JAMES. P. MAPES, Newark. N. J.
GEORGH LAW, 5th Avenue, N. Y.
JOS. L. LORD, Mutual Benefit Ins. Co., 11 Wall st.
C. Y. WHAPLE, Secretary Manhattan Life Ins. Co.,
127!Broadway.
J. W. JULD, New England Ins. Co., 20 William st.
G. W. ENSWORTH, Forwarder, 64 Pearl st.
ELISHA PECK, Banker, 2 Broad st.
Rev. WM, JARVIS, Middletown, Conn.
And many other names will be found in our Circulars,
which can be had of our Local Agents.
OLIVE TAR,
OILED SILK INHALING PLASTERS, 25 Cents.
For Sale by S. W. Haverstick, oily Agent for Carlisle
Pa. Also sold at the Company's Depot, No. 13, Stat,

OILED-SILK INHALING PLASTERS, 25 Cents.
For Sale by S. W. Haverstick, only Agent for Carlisle
Pa. Also sold at the Company's Depot, No. 16, Stat,
street, New York, and by Druggists generally,
August 20, 1850—0m.