

Not Flattering but too True.

We find in the Harrisburg Daily Telegraph, of June 8th, the following short article which pictures a large class of men to be found in every county and in all parties. We trust the press generally will follow the example of the Telegraph, and refuse to lend its influence in support of men who never remember the news-per except when they are candidates for office.

This Journal has always had zealous and liberal patrons, most of whom never held an office, or desired to. But here is what the Telegraph says:

"We have received a communication from Middletown, suggesting the name of a gentleman of that place in connection with the nomination for Assemblyman. We feel disposed to oblige any of our friends, political or otherwise; but we cannot lend our columns or influence to the furtherance of any man's political interests who is too peevish to patronize even a journal of his party, although both wealthy and ambitious." There is too great a disposition on the part of politicians to make of journals stepping-stones to political favor, without a thought of the patronage which is necessary to give power to the influence they invoke. Indeed, nine-tenths of those who glide into position upon the waves of politics, do it through the influence of their local journals, to which they have scarce contributed the pittance of a year's subscription. They seem to think it is a duty which a journal owes to every individual constituting a party, to further their claims, without a thought of the reciprocal obligations which the assumed position of each imposes."

Squatter Sovereignty.

We had supposed the fruits of the repeal of the Missouri Compromise had satisfied every sensible man that the pretence of popular sovereignty claimed for that measure was a humbug. But, as some very good men still claim that the principles of that bill were right, we ask our readers, and we ask the editor of the Philadelphia Press to look at the following analysis of the popular sovereignty of the Kansas Bill. We copy from the Lawrence Republican:

"With real genuine Squatter Sovereignty we have no fault to find, but, on the contrary, believe that its dominant idea lies at the foundation of all free government; but that the Squatter Sovereignty established by the Kansas-Nebraska bill has proven itself an unmitigated humbug, no one conversant with its practical workings can deny. When we enquire into the real amount of sovereignty vested in the people under that bill, it becomes apparent enough why this should be the case. Every complete government is possessed of three distinct functions: the Legislative, the Executive and the Judicial, and though separate and distinct in themselves it is necessary that they be harmoniously combined to form a complete government. Now let us see over how much of these three branches of our government the people of Kansas are the sovereigns. "The first or Legislative branch is composed of the Governor and Legislative Assembly—the former appointed over us by the Administration, the latter elected by the people—and in all matters of legislation the will of the former can only be overcome by the united vote of two-thirds of the latter. The people are therefore only partially sovereigns in this department of their government.

"In the second or Executive Department, the Governor, Secretary, and District-Attorney are the principle functionaries. They come and go at the bidding of the President, and are made mere tools to carry out his will. The Governor is vested with the power of enforcing the execution of the laws. He is Commander-in-Chief of the militia, and is vested with the high prerogative (practically so) of pocketing or suppressing laws at his pleasure. Sovereignty, then, in this department of our Government, is chiefly exercised by the Administration.

"The same is also true with the Judicial Department, the head of which, the Supreme Court, is composed of the servile tools of the Administration, whose tenure of office is dependent entirely on its will.

"It would seem, then, that instead of placing all sovereignty with the people, our organic law gives but about one-fifth of all sovereignty to them, the remaining four-fifths being conceded to the Administration. That such squatter sovereignty should prove a humbug at the outset, and continue so until the end, might well be expected. When, therefore, we speak of squatter sovereignty as a humbug, we do not speak of it in the abstract, but of that particular kind vested in the people by the Kansas-Nebraska bill."

Freedom, National; Slavery, Sectional!

The New York American Tract Society, last year, gave very decided permission to its principal Committee, to publish tracts showing the duties of masters to slaves, and designed to counteract the moral and religious evils of the system, but having no reference to it politically. Slavery, however, grew, and the Committee timidly withdrew from publication a prize essay on the Family Relation, which had been prepared and designated by them for the press. At the May meeting of the Society in New York, the merchants of the city with the pro-slavery and "national" cotton ministers all over

the Union, rallied in large numbers to sustain the Committee, and succeeded in passing resolves to that effect, after many disorderly attempts to prevent the large and able minority from being heard. During the discussion, it leaked out that the Society had, during the past year, sold at its counter a new tract inculcating the duties of servants to masters; but they refused to allow the "duties" of the other branch of the relation to be inculcated! It thus places itself emphatically on the side of Slavery, and is not even neutral on that issue of the day.

The Boston American Tract Society, at their meeting, subsequently, denounced this backward step of the New York Society in decided terms, and took incipient measures to sever all connection with it, as it had insulted the feelings of the Boston Society, and violated an agreement by refusing them the man of their choice on the principal Committee, and put on a man they wanted not. This Boston Society was the principal auxiliary of the New York American Tract Society.

Thus, in effect, this great National Society is sundered by the overbearing denunciations of Slavery—is prostituted to its support—and must hereafter rely upon the aid of the active or submissive friends of unrequited toil for its chief subsistence. The "Rejected Tract" has since been published by other hands, and is receiving and should have a wider circulation than if it had been issued by the Tract Society as directed and designed. And so "agitation" increases and must increase. —Lawrence Chronicle

Gown and County.

The largest timber raft ever floated down the Susquehanna river was landed at Wrightsville, Pa., on Tuesday last week. It was floated out of the Shenandoah creek in sections, and rafted at Lock Haven. It is 343 feet long and 22 feet wide.

N. P. Willis, in his *Illustrated Letter in the Home Journal*, notices the numerous presence of orioles, and other birds of Southern plumage, at the North. The "scarlet songsters" are very numerous in our woods.

We this week publish the Premium List and Regulations for the County Fair this Fall. It will be observed that there are no very large Premiums; but all are put down according to the pecuniary ability of the Society. We hope there will be none the less competition for them.—Every one should preserve a copy of them for reference in the interval to the Fair.

The severe illness of Judge White, (who has for some time suffered from inflammatory rheumatism, but is now much better,) places our legal friends here in the dilemma of not knowing whether there is to be a jury court or not next week. It is however, confidently expected that Judge Galbraith, of Erie, will be here to preside.

Arrangements have been made by the Union Sabbath School of this place to have a Celebration and Pic-nic on the 3d of July. A cordial invitation is extended to other Sabbath Schools in the County to participate in the exercises.—Able speakers are expected from abroad. The celebration proposed by the S. of T. Division, is, we learn certain to come off—the preliminary steps having been taken by the Committee of Arrangements.

We are indebted to a fair young friend in a neighboring State, whose friendships here are only limited by her acquaintance, for the following touching and beautiful tribute to the memory of a departed sister; also for an excellent poem, which shall appear in our next. She has our most sincere thanks for these contributions, and we trust they will not be the last she may favor us with:

A SISTERS GRAVE.
True, indeed, it is—
"That they whom death hath hidden from our view
Are worthiest of the mind's regard;
With them, the future cannot contradict the past—
Mortality's last conflict is unheroic."
—Hemans

A sisters grave! Loved spot, sacred indeed "to memory and to tears." We cherish it not, but we do not ever so bleak, barren and wild. No tablet is reared to tell us who repose there. Our yearning hearts know full well that there sleepeth our hearts' loved treasure. And as we kneel by the low mound, a thousand recollections crowd upon the senses, and we live an age in thought. The past flits before us dim, shadowy, and dream-like. But more distinct than ought else, is the form of that eldest sister. "So kind, affectionate, and sympathizing in all our childish joys and sorrows. But, O, the grave! The grave! Thou hast robbed us of our treasure; and we would fain look into thy dark recess and behold again the form so dear to us in life. We see it still lovely, but the speaking eye is closed, the moving lip is now silent, that ever varying smile lingers sadly there. But, hark! some winged spirit kindly whispers: "Arise, thy sister whom thou seekest is not there; it is but the broken vase thou beholdest. Her spirit has arisen. Fear not;

she sees thee, loves thee still, and her spirit even now is hovering about thee, to keep thee from evil. But look not for her in the dark and silent grave; but look rather to your bright world where all is pure and lovely. Behold her there in the heavenly choir singing praise to the Lamb of God."

"'Twas thus we thought at twilight hour,
The angels lay came down,
Like dew upon the drooping flower,
When drouths of summer frown;
How richly o'er the ambient air,
Swelled out that music free,
Oh! when the pangs of death I bear,
Sing ye that song for me!"
—W. E. D.

DISEASE OF THE STOMACH.
The stomach is the most liable to get out of order. Hence how important that no diseased matter clog its operation, which would cause nausea, and distress by our food. It also weakens the brain, destroys the memory, creates pain and dimness, and various afflictions in the head. It produces great difficulty in breathing and swallowing. Sometimes fainting and its will cease; also had breath, restlessness and great loss of strength. It not immediately tended to, the blood will carry the disease through the whole system, and death will end the work. From 2 to 5 of these Pills a day will keep the digestive organs in a healthy condition, and unclog or carry away all impure matter, and thoroughly restore and cleanse the stomach; at the same time the Pills will purify the blood, as to drive all manner of disease from the system.

WORMS.
In a quantity of corrupted matter, there is always to be found a nest of worms. They cannot neither will they stay anywhere else. Weak stomach and bowels are subject to them, as they have not sufficient power to digest their food. Hence a large heap of matter is lodged, and worms must be the result. A few doses of these pills will destroy their nest, and drive them out of the system. It should be remembered, that an occasional dose when in health, especially after taking cold, will prevent the disease from forming in the body.
Dr. Morse's Indian Root Pills are sold by all dealers in Medicines.

GROVER & BAKER'S
CELEBRATED
FAMILY SEWING MACHINES,
465 BROADWAY NEW YORK.
730 CHESTNUT ST., PHILADELPHIA.
These Machines are now justly admitted to be the best in use for Family Sewing, making a neat, strong and elastic stitch, which will not rip, even if every fourth stitch be cut. Circulars sent on application by letter. Agents wanted. [35.]

New Advertisements.

Administrator's Notice.
WHEREAS, Letters of administration to the Estate of ISAAC PHILLIPS, late of Clara Township, Potter County, Pa., deceased, have been granted to the undersigned, all persons indebted to said estate are requested to make immediate payment, and those having claims against the same, will present them duly authenticated for settlement.
N. PHILLIPS, Adm'r.
Clara, May 29, 1858.—10:48-61.

Administrator's Notice.
LETTERS of administration on the Estate of GARRET BANKS, late of Sharon Township, Potter County, Pa., deceased, having been granted to the undersigned, all those indebted to the said estate will make immediate payment, and those having claims against the same, will present them duly authenticated for settlement.
A. J. BARNES, Adm'r.
SELENA J. BARNES, Adm'r.
Millport, June 14, 1858.—10:48-61.

HO! YE HUNGRY!

THE UNDERSIGNED would inform the citizens of Coudersport and vicinity that he has engaged in the
Butchering Business,
and will keep on hand
FRESH BEEF, VEAL, AND MUTTON,
at the old store of J. M. Judd & Co.
O. G. ARNOLD.
Coudersport, June 1, 1858.—10:47-15.

COURT PROCLAMATION.

WHEREAS the Hon. Robert G. White, President Judge, and the Hon. Joseph Mann and G. G. Colvin, Associate Judges of the Courts of Oyer and Terminer and General Jail Delivery, Quarter Sessions of the Peace, Orphans' Court and Court of Common Pleas for the County of Potter, have issued their precept, bearing date the twenty-second day of April, in the year of our Lord one thousand eight hundred and fifty-eight, and to me directed, to hold a Court of Oyer and Terminer and General Jail Delivery, Quarter Sessions of the Peace, Orphans' Court and Court of Common Pleas, in and for the Borough of Coudersport, on MONDAY, the 21st day of June next, and to continue one week.
Notice is therefore hereby given to the Coroners, Justices of the Peace and Constables within the county, that they be then and there in their proper persons, at 10 o'clock A. M. of said day, with their records, records, inquisitions, examinations, and other remembrances, to do those things which to their offices appertain to be done. And those who are bound by their recognizances to prosecute against the prisoners that are or shall be in the jail of said county of Potter, are to be then and there to prosecute against them as will be just.
Dated at Coudersport, April 22nd, 1858, and the 24th day of the Independence of the United States of America.
A. C. TAGGART, Sheriff.

PIANOS AND MELODEONS.
THE subscriber would respectfully inform the citizens of Potter County, that I will furnish to order, Pianos and Melodeons from the best manufacturers in the Union, and upon reasonable terms. All letters of inquiry will receive prompt attention.
Address, C. D. BROWN,
Ullyses, Potter Co., Pa.
Ullyses, May 25, 1858.—45-81.

Notice of Application.
NOTICE is hereby given that an application will be made to the Court of Quarter Sessions to be held at Coudersport, Monday, the 21st of June next, for a Charter of incorporation for the Methodist Episcopal Church at Oawato.
P. P. STORY, Secy. } of Board of
H. H. LYMAN, Secy. } Trustees.
OSAWATO, May 21, 1858.

SHERIFF'S SALES.

BY VIRTUE of Sundry writs of Venditioni Exponas and Fieri Facias issued out of the Court of Common Pleas of Potter Co., Pa., and to me directed, I shall expose to public sale on Monday, at the Court House in the Borough of Coudersport, on Monday the 21st day of June, 1858, at 10 o'clock, A. M., the following described real estate, to wit:

Leasor's Fees.
All the two undivided one-third parts of the following described tracts of land, situate in the township of Pike, Potter county, and state of Pennsylvania, known by the name of "Pike Mills property and the Cobb Lot," containing, together, three thousand eight hundred acres, more or less, bounded and described as follows, to wit: One tract in warranty name of D. Kilbourn, one thousand eight hundred and thirty-one and two hundred acres and one acre, bounded North by Cobb & Crandall, East by Crandall and Toga county, South by the Kilbourn & Mill lands, and West by Cobb—excepting, however, the small neck of land adjoining the county line, being North by the Losey farm.—ALSO—The Block lot, directly south of the above and west of the Mill lot bounded by the Kilbourn warranty, West by Tubb & Johnsons, South by Johnsons, and unsected lands, and East by the Mill lot, containing seventy-six acres more or less.—ALSO—One other tract, called the Kilbourn Mill Lot; Beginning at a stone heap, thence West one hundred and sixty perches to a hemlock, thence South one hundred and sixty-four perches to a white water, thence East one hundred and twenty perches to a post, thence by the western boundary-line of S. M. Losey's forty-seven perches to a post, thence East by the same forty perches to a post, thence North twelve perches to a post, thence by the south bank of the creek South eight degrees, East twenty-two perches to a post, thence North eighty degrees East eighteen perches, thence North twelve perches to a post, thence North three degrees West twenty-six perches to a post, thence North five degrees West sixteen perches to a post, thence South six degrees West by the road fourteen perches to a post, thence North by S. M. Losey's lot to the place of beginning; containing one hundred and ninety-one acres, one hundred and fifty acres improved, on which is erected a saw-mill, four frame dwelling houses, one store-house, one barn, two sheds and other buildings, and with some fruit trees thereon.—ALSO—One tract beginning at a post in the dividing line between Potter and Toga counties, thence North seven hundred and forty-five perches to a black oak, thence West three hundred and one perches to a white pine, thence South three hundred and ninety-nine perches to a white pine, thence East one hundred and sixteen perches to a black oak, thence South two hundred and ten perches to a post, thence East eighty-one perches to a post, thence South one hundred and forty-six perches to a post, thence East one hundred and five perches to the place of beginning; containing one thousand and eighty-eight acres and two tenths of an acre more or less.—ALSO—Three other tracts warranted to A. C. Crandall, by Warrants dated January the tenth, Anno Domini one thousand eight hundred and thirty-seven, containing, severally, one thousand and fifty-nine acres and two tenths of an acre, four hundred and fourteen acres and five-tenths of an acre, and four hundred and twenty acres; Beginning at a white pine, the north-west corner of first mentioned tract, thence West five hundred and thirty-five perches to a white pine, thence South six hundred and eleven perches to a post and stones, thence East one hundred and ten perches to a post and stones, thence North two hundred and twelve perches to a pitch-pine knot and stones, thence East about one hundred and fifty perches to a post, thence South three hundred and ninety perches to a post, thence East one hundred and seventy perches to a hemlock, thence North three hundred and ninety perches to a post, thence East one hundred and five perches to a white pine, thence North three hundred and ninety-nine perches to the place of beginning.—ALSO—One other tract, bounded North and West by lands warranted to A. C. Crandall, and South by lands of David Kilbourn, and South by lands of said Kilbourn and part of Warrant four thousand three hundred and seven, (4,317); containing about three hundred acres more or less.

Seized, taken in execution, and to be sold as the property of Chester Robinson & James Barber, Executors of O. B. Goodman, deceased, and of George C. Desford, Guardian of Robert F. Goodman and Wm. A. Goodman, Heirs at Law of O. B. Goodman, deceased.
ALSO—Certain real estate situate in Eulalia township, Potter county, Pa., bounded North by lands of E. Vanewegen, East by lands of the Bingham Estate and John Wedderburn, South by lands of the Bingham Estate, and West by lands of Morris Lentz containing six and three-tenths acres and an allowance of six per cent. &c., of which thirty acres are improved, on which is erected one frame dwelling house, one frame barn, one grainery-house and an apple orchard.
Seized, taken in execution, and to be sold as the property of A. R. Stillman.
ALSO—Certain real estate situate in Genesee township, Potter county, Pa., bounded on the North by lots Nos. 22 & 24, East by lot No. 21, South by lot No. 24, and West by lot No. 25 of the allotment of the Fox Estate in Genesee township; containing eighty-three and six-tenths acres of lands, of which forty acres are improved, on which is one log house, one frame barn, one grainery-house and an apple orchard.
Seized, taken in execution, and to be sold as the property of Asa Dowds.
ALSO—Certain real estate situate in the Borough of Coudersport, and being parts of lots Nos. 203 & 238 on Square No. 25, bounded as follows: Beginning at the north-west corner of lands formerly occupied by L. B. Cole, thence North 85° East two perches to a post, thence South 85° East by the south line of Fourth Street sixteen perches to a post, thence North 85° West by the line of said Cole's land 16 perches to the place of beginning; containing thirty-two perches of land, with one two-story dwelling house, one frame barn and other out-buildings, a well of water and some fruit trees thereon.—ALSO—Another lot, situate on the North side of the Public Square, fronting the Square forty-six feet and extending back to an alley, and on the East by lot occupied by D. W. Spencer, on the South by the Public Square, and West by lot now in possession of A. H. Butterworth; on which there is a frame building occupied for a store.
Seized, taken in execution, and to be sold as the property of L. F. Maynard and W. T. Jones.

ALSO—Certain real estate situate in Eulalia township, Potter county, Pa., bounded on the North by lands of N. J. Mills and Keating Lands and J. M. Tuttle, East by J. M. Tuttle, A. Nelson and Keating Lands, South by A. Nelson and Keating Lands, and West by Keating Lands; containing two hundred and forty-seven acres and four tenths of an acre, the same being all unimproved.
Seized, taken in execution, and to be sold as the property of Leonard McKee.
ALSO—Certain real estate situate in Homer township, Potter county, Pa., beginning at a post at the north-east corner of a lot of two hundred acres conveyed by John Keating & Co. to J. C. H. DeLoeville, thence East one hundred and sixty rods to a lot in possession of Harrison Edgcomb, thence North twenty rods to a beech, thence North twenty rods to the south-east corner of a lot conveyed to Harry Lyman, thence West one hundred and eight rods to the south-west corner of the last mentioned lot, thence South seventy-eight rods to the place of beginning; containing seventy-one and five tenths acres, fifteen acres of which are improved, on which is erected one frame house and one frame barn.
Seized, taken in execution, and to be sold as the property of James Blauret.
ALSO—Certain real estate, to wit: Lot Nos. 16 & 26 of the allotment of the lands of Sobieski Ross in Alleghany township, Potter Co., Pa., bounded on the North by lot No. 11 and by lands of Fox & Ross, on the East by lands of Fox & Ross, on the South by lands of Fox & Ross and by lots Nos. 27 & 114 and by lands of the Estate of S. M. Fox, deceased, on the West by lots Nos. 8, 10, 17, 20 & 114; containing three hundred and fourteen and 5-10 acres and allowance of six per cent. for roads &c., of which one hundred acres are improved, on which are erected one frame barn, one frame house, one frame store-house, and with an apple orchard thereon.
Seized, taken in execution, and to be sold as the property of Franklin Forsyth.

ALSO—The following described real estate, to wit: Situated in Ullyses and Bingham townships, Potter county, Pa., bounded on the North by lands of Cyrus Cornish, East by lands of F. M. Stevens, South by lands of Lester Fligg and H. H. Dent, and West by lands of H. H. Dent; containing forty-five and five tenths acres, being lot No. 103, of which five acres are improved and five acres chopped.
Seized, taken in execution, and to be sold as the property of Ezekiel Montgomery.
ALSO—The following described real estate, situate in Harrison township, Potter county, Pa.: Beginning at a post standing in west line of a lot of land now in possession of George Gilbert, thence North fifty-seven degrees West one hundred and twenty-eight perches to a post, thence South two degrees West one hundred and forty perches to a post, thence North sixty degrees East one hundred and thirty-six perches to the place of beginning; supposed to contain fifty acres more or less, six acres slashed.

400 acres of land more or less, and being lots Nos. 26 & 40 of the sub-division of the Bingham Estate in said township, of which about 45 acres are improved, with one frame house, one frame barn, other out-houses, and some fruit trees thereon.—ALSO—One other piece or parcel of land situate in the township and county aforesaid, bounded on the North by lands of J. M. Hamilton, on the East by unsected land, on the South by lands of J. V. Smith, and on the West by unsected lands; containing thirty-eight and 4-10 acres of land, and being lot No. 45 of the sub-division of the Bingham Estate in said township.—ALSO—One other piece or parcel of land bounded and described as follows: Beginning at the north-east corner of Square No. twenty-one (21), on the plat of the village of Coudersport, Potter county, Pa., being the north-west corner hereof, thence South by the east line of Square No. twenty and a lot in possession of Abiathar Rounsiville eighteen rods to a post the south-west corner hereof, thence north-easterly eleven rods and two tenths to a post, thence north-westerly sixteen rods and eight tenths to the south line of Second Street, thence westerly by the fourth line of Second Street six rods to the place of beginning; containing one hundred and forty-seven square rods, all of which is improved, with some fruit trees, out-houses and an out-door cellar thereon.
Seized, taken in execution, and to be sold as the property of Crosby W. Ells.

ALSO—Certain real estate situate in the Borough of Coudersport, in the county of Potter, Pa., Square No. twenty, containing one acre and six tenths of an acre, on which is one two-story frame house and several fruit trees.—ALSO—Lots Nos. 126 & 127 on Square No. 11, on which are two two-story frame store-houses and one frame barn.
Seized, taken in execution, and to be sold as the property of W. T. Jones and A. F. Jones.
ALSO—Certain real estate, to wit: Situate in Harrison township, Potter county, Pa., bounded on the North by the lands of DeWitt Nicholson, on the East by lands in possession of S. Rice, on the South by lands of Henry Rodgers and Charles Lee, and on the West by lands of Daniel Raymond; containing ninety-one and two tenths acres, of which ten acres are improved, with one log house thereon.
Seized, taken in execution, and to be sold as the property of Joseph F. Raymond.
ALSO—Certain real estate situate in Hebron township, Potter county, Pa., bounded on the North by lands of Oleott & Matteson, on the East, South & West by lands of M. Matteson, being lot 47 of the allotment of the Bingham lands in Hebron township; containing seventy-two and four tenths acres, ten acres of which are improved, with one board house, one frame for a barn and one log barn thereon.
Seized, taken in execution, and to be sold as the property of Phineas Goodwin.

ALSO—Certain real estate situate in Pike township, Potter county, Pa., bounded and described as follows: On the North by lot No. 14, on the East by lots Nos. 14, 22 & 35, on the South by lot No. 22 and by unsected lands of the Bingham Estate, on the West by unsected lands and by lots 13 and 26, being lots Nos. 12 & 11 of the sub-division of the lands of the Bingham Estate in said township; containing one hundred and fifty-five acres, with about fifty acres improved, on which are erected three frame houses, two frame barns and one saw-mill, and with some fruit trees thereon.—ALSO—Lot No. 30, in the township, county and state aforesaid, bounded on the North and East by lot No. 14, on the South by lot No. 13 and by unsected lands, and on the West by unsected lands and by lot No. 15, containing one hundred and four acres, about ten acres improved, ten acres chopped, and with one frame house, one frame barn and a log house erected thereon.
Seized, taken in execution, and to be sold as the property of Elijah Johnson.

ALSO—Certain real estate situate in Pike township, Potter county, Pa., bounded on the East by the Toga county line, on the North by lands of O. B. Goodman & Co., on the West by lands of O. B. Goodman, and on the South by lands of Samuel M. Losey; containing two hundred and twenty-five acres of land, on which there are eight acres improved, two frame houses, three frame barns, two beehives and other out-buildings, apple orchards &c.
Seized, taken in execution, and to be sold as the property of A. T. Losey.
ALSO—Certain real estate situate in Eulalia township, Potter county, Pa., bounded on the North by lands of N. J. Mills and Keating Lands and J. M. Tuttle, East by J. M. Tuttle, A. Nelson and Keating Lands, South by A. Nelson and Keating Lands, and West by Keating Lands; containing two hundred and forty-seven acres and four tenths of an acre, the same being all unimproved.
Seized, taken in execution, and to be sold as the property of Leonard McKee.

ALSO—Certain real estate situate in Homer township, Potter county, Pa., beginning at a post at the north-east corner of a lot of two hundred acres conveyed by John Keating & Co. to J. C. H. DeLoeville, thence East one hundred and sixty rods to a lot in possession of Harrison Edgcomb, thence North twenty rods to a beech, thence North twenty rods to the south-east corner of a lot conveyed to Harry Lyman, thence West one hundred and eight rods to the south-west corner of the last mentioned lot, thence South seventy-eight rods to the place of beginning; containing seventy-one and five tenths acres, fifteen acres of which are improved, on which is erected one frame house and one frame barn.
Seized, taken in execution, and to be sold as the property of James Blauret.

ALSO—Certain real estate, to wit: Lot Nos. 16 & 26 of the allotment of the lands of Sobieski Ross in Alleghany township, Potter Co., Pa., bounded on the North by lot No. 11 and by lands of Fox & Ross, on the East by lands of Fox & Ross, on the South by lands of Fox & Ross and by lots Nos. 27 & 114 and by lands of the Estate of S. M. Fox, deceased, on the West by lots Nos. 8, 10, 17, 20 & 114; containing three hundred and fourteen and 5-10 acres and allowance of six per cent. for roads &c., of which one hundred acres are improved, on which are erected one frame barn, one frame house, one frame store-house, and with an apple orchard thereon.
Seized, taken in execution, and to be sold as the property of Franklin Forsyth.

ALSO—The following described real estate, to wit: Situated in Ullyses and Bingham townships, Potter county, Pa., bounded on the North by lands of Cyrus Cornish, East by lands of F. M. Stevens, South by lands of Lester Fligg and H. H. Dent, and West by lands of H. H. Dent; containing forty-five and five tenths acres, being lot No. 103, of which five acres are improved and five acres chopped.
Seized, taken in execution, and to be sold as the property of Ezekiel Montgomery.

ALSO—The following described real estate, situate in Harrison township, Potter county, Pa.: Beginning at a post standing in west line of a lot of land now in possession of George Gilbert, thence North fifty-seven degrees West one hundred and twenty-eight perches to a post, thence South two degrees West one hundred and forty perches to a post, thence North sixty degrees East one hundred and thirty-six perches to the place of beginning; supposed to contain fifty acres more or less, six acres slashed.

Seized, taken in execution, and to be sold as the property of Frederick Holcomb.
ALSO—The following described real estate, situate in Hebron township, Potter county, Pa.: Bounded on the North by lands of Joseph S. & Joseph C. Riley and by lands of the Fox Estate, East by lands of the Fox Estate, Joseph Stone and Post, South by lands of Jesse M. Greenman, West by lot No. 54 and unsected lands of the Fox Estate, being lot No. 62 and part of Warrant No. 1293; containing one hundred and fifty and 6-10 acres with an allowance of six per cent. for roads, &c., of which fifty acres are improved, on which is erected one frame dwelling house and one frame barn, and with an apple orchard thereon.
Seized, taken in execution, and to be sold as the property of James A. R. Greenman and Charles S. Jones.
ALSO—Certain real estate situate in Wharton township, Potter county, Pa., bounded on the North by lands of F. Cowan, East and West by lands of E. Foster, and South by Archibald Logue; containing 64 acres, of which there is about twelve acres improved, on which are one log house, one log shed and some fruit trees.
Seized taken in execution, and to be sold as the property of John Jordan.
A. C. TAGGART, Sheriff.
Coudersport, May 25, 1858.

Seized, taken in execution, and to be sold as the property of Frederick Holcomb.
ALSO—The following described real estate, situate in Hebron township, Potter county, Pa.: Bounded on the North by lands of Joseph S. & Joseph C. Riley and by lands of the Fox Estate, East by lands of the Fox Estate, Joseph Stone and Post, South by lands of Jesse M. Greenman, West by lot No. 54 and unsected lands of the Fox Estate, being lot No. 62 and part of Warrant No. 1293; containing one hundred and fifty and 6-10 acres with an allowance of six per cent. for roads, &c., of which fifty acres are improved, on which is erected one frame dwelling house and one frame barn, and with an apple orchard thereon.
Seized, taken in execution, and to be sold as the property of James A. R. Greenman and Charles S. Jones.
ALSO—Certain real estate situate in Wharton township, Potter county, Pa., bounded on the North by lands of F. Cowan, East and West by lands of E. Foster, and South by Archibald Logue; containing 64 acres, of which there is about twelve acres improved, on which are one log house, one log shed and some fruit trees.
Seized taken in execution, and to be sold as the property of John Jordan.
A. C. TAGGART, Sheriff.
Coudersport, May 25, 1858.

Auditor's Notice.
NOTICE is hereby given, that the undersigned, an Auditor appointed by the Court of Common Pleas of the County of Potter to make distribution of the proceeds of the sale of real estate in the case of E. S. Tracy et al. vs. Martha of February Term, 1855, No. 21, will attend to the duties of his appointment at the office of the Prothonotary in Coudersport, on Tuesday evening of Court Week, June 22, 1858, at eight o'clock, P. M. Persons interested are requested to attend.
H. J. OLMPSTED, Auditor.
Coudersport, May 21, 1858.

Pianos, Melodeons & Music
THE CASH SYSTEM ADORDED.
Prices Greatly Reduced,
HORACE WATERS,
No. 333 Broadway, N. Y.,
AGENT FOR THE BEST BOSTON & N. Y. Instruments.

THE Largest Assortment of Pianos, Melodeons, Musical Instruments, and Musical Merchandise of all kinds, in the United States. Pianos from Ten different Manufacturers, comprising those of every variety of style, from the plain, neat and substantial of octaves, in Walnut or Rosewood Cases, from \$150 to \$200, to those of the most elegant finish up to One Thousand Dollars. No house in the Union can compete with the above in the number, variety and celebrity of its instruments, nor in the Extremely low prices at which they are sold.
HORACE WATERS' MODERN IMPROVED PIANOS, with or without Iron Frames, possessing in their improvements of over-stringing and action, a length of scale and compass of tone equal to the Grand Piano, with all the beauty and durability of structure of the Square Piano. They are justly pronounced by the Press and by the first Musical Masters, to be equal to those of any other manufacturer. They are built of the best and most thoroughly seasoned material, and guaranteed to stand the action of every climate. Each Instrument guaranteed to give satisfaction, or purchase-money refunded.
HORACE WATERS' MELODEONS.—Superior in Tuning in touch and durability of make. (Tuned the equal temperament.) Melodeons of all other styles and makes. Price \$45, \$60, \$75, \$100, \$125, \$140.—double Reeds and two banks of Keys, \$200—less a liberal discount. Clergymen and Churches, an extra discount.

MARTIN'S GUITARS,
BROWN'S HARPS,
FLUTES,
FLUTINAS,
ACCORDIONS,
VIOLINS,
and Musical Instruments of all kinds, at lower prices than ever before offered to the public. A large discount to Teachers and Schools. The trade supplied on the most liberal terms.
SECOND-HAND PIANOS, at great bargains, constantly in store,—price from \$30 to \$140.
MUSIC.—One of the largest and best selected catalogues of Music now published, comprising many of the choice and most popular airs of the day, and will be sold at one-third off from the regular price.

MUSIC sent by mail to all parts of the country, post-paid. Particular and personal attention paid to all orders received by mail. Satisfaction guaranteed in every instance. Pianos and Melodeons for rent and allowed on purchase. Pianos and Melodeons for sale on monthly payments. Second-hand Pianos taken in exchange for new. General and select Catalogues and Schedule of prices forwarded to all parts of the country by mail.
Great inducements offered to AGENTS in all parts of the country, to sell the Horace Waters' Pianos, Melodeons, and Catalogue of Music.
8:46

TO COUNTRY MERCHANTS
D. S. WILLIAMS,
LATE WILLIAMS & CUNNINGHAM,
Having removed to the spacious lofts in the
CARY BUILDING,
105 and 107 CHAMBERS STREET, and 89 & 91 READE STREET, NEW YORK.
Is now offering for cash or on approved credit, a large and well-assorted stock of
HATS, CAPS, STRAW GOODS,
UMBRELLAS & PARASOLS.
Of all the styles, qualities and materials usually found in market. Having one of the largest sale-rooms in the city (50 by 150 feet) with ample facilities, and an experience of near twenty years in the business, purchaser may feel assured of being as well served as this house as at any other in the trade.
Orders from the country filled with care and promptness.
[10:3]

KEDZIE'S PATENT WATER FILTER.
THE BEST FILTER KNOWN FOR Family use; has given the highest satisfaction for many years; is scientific in construction, portable, durable and cheap. It renders rain water perfectly pure and sweet, making cisterns more economical than wells, and avoiding the diseases arising from the hard water of limestone regions. Five sizes; retail from \$8 to \$12. Wholesale to the trade at the usual discount. Can be forwarded safely any distance. Formerly made by J. E. Cheney & Co.; made now only by JAMES TERRY & CO., at the stand of J. E. C. & Co., State Street, Rochester, N. Y. For descriptive circulars address [10:47-3m.] JAMES TERRY & CO.

NO CHARGE FOR SHOWING THE NEW
Goods just received at OLMSTED'S.
INK and stap articles in the Dro & Line for sale by E. K. S.