2d. The farmer's profits from the sale of live stock are to be found by deduct ing from the gross receipts for animals sold, the purchase money paid for the same. If animals have been lost during the year by death or robbery, the pur-chase money paid for such animals may be deducted from the gross income c

the farm.

3d. No deduction can be made by the farmer for the value of services rendered by his minor children, whether he actually pays for such services or not. If his adult children work for him and receive compensation for their labor, they are to be regarded as other hired laborers in determining his income.

4th. Money paid for labor, except such

as is used or employed in domestic fervice, or in the production of articles consumed in the family of the producer may be deducted. 5th. No deduction can be allowed in

my case for the cost of unproductive labor. If house servants are employed a portion of the time in productive la-bor, such as the making of butter and cheese for sale, a proportionate amount of the wages paid them may be deduct-

6th. Expenses for ditching and clearing new land are plainly expenses for permanent improvements, and not de-

7th. The whole amount expended produced on the farm. The cost of seed purchased for sowing and planting may 8th. If a person sells timber stand-

ing, the profits are to be obtained by estimating the value of the land after the removal of the timber, and from the sum thus obtained deducting the esti-mated value of the land on the first day of January, 1862, or on the day of pur chase, if purchased since that date. Where no repairs have been made by the tax-payer upon any building owned by him during the preced-

ing five years, nothing can be deducted

estimated. 10th. A farmer should make return of all his produce sold within the year but a mere executory contract for a sale constructive, is essential. The criterion by which to judge whether a sale is complete or not is to determine whether ter a right over the property; if the property were lost or destroyed, upon which of the parties, in the absence of that of the vender and vendee, would

As a matter of interest we give the following decisions, on questions to daily business transactions, condensed from the rulings of the Commissioner of Internal Revenue:

Who shall affix Stamps to Instruments of Writing?—The law does not designate which of the parties to air instrument of writing shall furnish the necessary stamps, nor does the government assume to determine that it shall be supplied by one party rather than another. The affixing of a stamp may be the subext of agreement between the parties thereto; but if an instrument subject to stamp duty is issued without having the necessary stamps affixed thereto, it cannot be recorded, or admitted or used as evidence in any court, juntil a legal t he omit the stamps with the intent to evade the provisions of the law.

Executors and Administrators. official bonds of Executors, Administrators and Guardians, are subject to a stamp tax of one dollar each. Receipts taken by Administrators, Executors, Guardians, Trustees, &c., to be used as vouchers in the settlement of their accounts, are subject to the same stamps

as other receipts.

Receipts of Attorney.—No stamp is required upon the receipt of an Attorney, for a note or other claim left with

Slamps on Sale of Real Estate -The actual "consideration of value," and not the mere nominal consideration, determines the amount of stamp tax upon a conveyance of realty sold.

Marriage Certificates.—A marriage certificate issued by the officiating clergyman or magistrate, to be returned to any officer of a State, County, Town, &c., to constitute part of a public record requires no stamp; but if it is to be re

tained by the parties, a five cent stamp must be affixed. Landlord and Tenant - A notice from a landlord to his tenant to quit possession of premises, requires no stamp...
According to a recent revenue decis

ion a bond to convey real estate requires stamps to the amount of twenty-five cents. A mortgage given to secure a surety from loss, or given for any purpose whatever, other than as security for the payment of a definite aild cer thin sum of money, is taxable only as an agreement or contract. Upon every stamp tax is required equal to that imposed upon a mortgage for the amount remaining upgaid; this tax is required. whether there is a sale of the mortgage or not: but no stamp is necessary upon the endorsement of a negotiable instrument, even though the legal effect of such endorsement, is to transfer a mortgage by which the instrument is secured. The onicial bonds of administrators, executors, and guardanes, are subject to a stamp tax of \$1 each, as bonds for the duties of an office. Recepts taken by administrators, executors, guardians, trustees, exc., to be used upon every such transfer in writing tors, guardians, trustees, &c., to be used as youchers upon the settlement of their accounts, are subject to the same stamp taxes sother receipts. Partition stamp taxes sother receipts. Partition deeds between tenants in common need not be stamped as conveyances, inas-much as there is no case of realty, but merely a marking out, or a defining of the Loundaries of the part belonging to cach; but where money or other valuable consideration is paid by one cotenant to another for equality of partition, there is a sale to the extent of such consideration, and the conveyance by the party receiving it should be stamped accordingly.

FILLDS OF DOCK. The root of the yellow dock, so troublesome to farmers, . is an effectual alterative and a most valuable medicine. In the neighborhood of Lowell, Doct. J. C. Ayer & Co. have planted fields of it, where they raise many tons at a crop. It is grown like the carrot or beet, in drills, and its qual-My or properties have been much improved by cultivation. It is one of the ingledients in Ayer's Sarsaparilla, and, we are informed, the extraordinary virtues of this preparation are largely due tues of this preparation are largely due to the extract of this root that it contains. The Sarsaparilla groot, used by this firm, is grown on plantations of their own, in Honduras, to secure an variele of superior and wholly reliable Vallandigham, Jack Rogers, John Morarticle of superior and wholly reliable

Count Bismarch lecently presented

Agitator.

WELLSBORO, PENN'A. WEDNESDAY, APR. 8, 1867.

CIRCULATION 1,700. the department of Louisiana under the to wear court dresses on state occasions. new Reconstruction Law, has swept The wise men of the 40th Congress are the rebel Mayor Monroe and his ruffi- copying Mr. Marcy, who, to show forly police out of official existence. The eign nations that dress did not constinew notice will be appointed without

distinction of color. North Carolina and Tennessee are than behavior. A black straithodied holding State Conventions to which the coat, black breeches, white vest and colored people are invited to send del- neckerchief, constitute full dress in this egates, by both parties.

tion of which we made in this column two weeks ago, was much exaggerated. Such a meeting was held, but the attendance was not as reported. At seems to have been one of those pious frauds to which our southern brethren are addicted. Mr. Wade Hampton did make a a speech, however, and a colored orator was exhibited on the same platform. But the colored orator does not seem to have represented the freedmen. That for fertilizers applied during the year to the farmer's land may be deducted being the case the significance of the no deduction is allowed for fertilizers meeting does not appear; and we beg pardon of the public-for believing anything sent over Southern, telegraphs or that may be printed in Southern papers.

THE APRICAN PIVOT.

In common with hundreds of our anti-slavery cotemporaries, we have borne | pattern, butterfly tie, and baggy pants? by pro-slavery politicians—such as 'ab- necktie? or butternut throughout? or olitionist,1 'amalgamationist;1 'niggerworshiper,' 'nigger-lover,' 'miscegenaduring the year for which his income is tionist,' 'fanatic,' etc., etc.—since that memorable year, 1854. Most people in this region know that we have never turned aside to repel these wordy and the distinguished from the minion of the city of Philadelphia or to the is not a sale; delivery, either actual or meaningless personal attacks; nor has lie be distinguished from the minion of one, nor have all of these intended dis- a crowned head? The streets of our turbers of our screnity ever aroused evthe vender still retains in that charac- en the mildest form of anger or indignation in our heart. We entered the field against slawery with a promise to rany other, relation between them than flight it so long as we could wield appen. or articulate a word. But we frankly confess that, while we entered upon the contest at majority, no expectation of the abolition of slavery in our lifetime ever cheered us. We put that event in the middle of the 20th century.

But human foresight is often humiliated by the workings of the Divine economy. And to day we can hardly realize the fact that formal Slavery is outlawed in this Republic. This fact is to constitute the great landmark of the XIXTH century. Its establishment has taken by surprise even the most sagacious of the apostles of universal Emancipation.

stamp has been affixed, and the person who thus issues it is liable to a penalty, has wrenched away, the pivot upon —as a political power—has disappeared, time, a nation of freemen. The terms ceived, and the bill reconsidered and of reproach hitherto heaped upon anti- passed over the veto by a vote of 40 to 7. slavery men have lost their significance. A motion to adjourn and slavery men have lost their significance. Monday in December was lost by a vote and are no longer used, save by the curs of Copperhead journalism. And every until June also failed. good citizen, in his heart rejoices at the destruction of Olivery, whatefor his

lips may testify. The N. Y. World, always able, and sometimes candid and sensible, takes a comprehensive view of the situation in a late article, an extract from which is now current. . That leading Johnson journal declares that the franchises now conferred upon the freedmen are heyoud the possibility of revocation. It emergency. It was referred to the Comsays that the desirability of revoking mittee of the whole, and was subsethem cannot be discussed. The permanency of the Reconstruction Act it affirms, and pronounces agitation for its American ministers to foreign Courts to repeal political folly. This is sensible, wear court dresses. Mr. Covode offered of course, and entirely true; but it puts an amendment providing that diplothe 'Democratic' party completely out as may be prescribed by the Chief Tailof the field, in fact disbands that party. or of the Nation now presiding over its

That party has existed on the negro question, and on that alone, for fifteen years. The emancipation of the slaves ommending that the South establish almost annihilated its organization. To free Schools, was adopted. prolong its worthless life it endorsed the great work of the Republican party, the abolition of elevery. But the manufacture of April. abolition of slavery. But the people erations to guerilla warfare, in the free

by the Constitution and the laws. Thus the party is without a rallying-point.

The acknowledgment of The World -the chief of the routed legions of the Democracy—is just, but fatal. For either it confesses that its party has been diate re-assembling of Congress. The the apologist and advocate of a great amendment was adopted by a vote of wrong, or that its adherence to principal of the people touching of the distruct of the people touching. ple is measured by the facility with the proposed confederation of Canada which principle may be maintained and crowned victor. In either case the thy with Ireland and Crete was also confession is fatal. No intelligent and virtuous people will be induced to trust the second time, a party which confess-

United States, recognized and protected

When a party is managed by a set of article of superior and wholly reliable quality. One of the reasons for the universally acknowledge superiority of one of two things must happen: either their medicines, may be seen in the the party must die, or the country sufftheir medicines, may be seen in the the party must die, or the country suffwatchful care that is used in preparing er. Statesmanship is as far beyond the reach of such men as a blissful eternity. Common honesty is unknown to their

who does not know what to do with his up;" and who imagines that everybody tute the MAN, issued an order that recognized raiment as something higher Republic, subject to variations in colorof breeches. It is as distinctive a dress We regret that the report of a Mass as any established and decreed by regal meeting held at Columbia, S. C., menauthority; and in a company where laced coats and embroidered waistcoats are the fashion, would be singular, and in bad taste.

affectation of simplicity by men who ed. fell into the same pit, with their shadhats. Are we never to be satisfied with the solids of republicanism? or are we to spend our gays in fixing a specific dessert to be eaten after beef and potatoes? The other day Congress passed a necktie? or butternut throughout? or plaid, or silver mixed, or sheep's grey?
Are monogram sleeve buttons and studs in order? are stovening but or silver mixed. in order? are stovepipe hats en regle?

Weighty questions, these. Will Conlittle village are as variegated as a fashion plate, coats of many colors being common. Even we have (by accident) two coats, and wait to know which one represents republican institutions.

CONGRESS.

March, 22.—In the Senate a concur ent resolution, calling for the speedy trial of Jeff. Davis or for his release up on his own recognizance, was offered by Senator Wilson. -The Southern Relief bill came to the

Senate amended by the House, and was conquirred in by a vote of 29 to 9. The Southern Relief bill was taken up and passed by the House. It directs the Secretary of War to issue rations to all classes of destitute people in those portions of the South where the. crops failed last year. The vote stood 91 to 31, many Johnson members voting for it, and the ultra Radicals voting no. "March 23.—An act to regulate the elective franchise in the United States | W Herrington, was introduced in the Senate. The act M Robinson, which the system of American politics the Constitution defining citizenship, is in pursuance of the amendment to has turned for many years. The negro and prohibits the denial of the elegtive franchise to any male citizen on account and this is, at length, and for the first plementary Reconstruction bill was re-

> of 19 to 28. A motion to take a recess The House received the message vetaing the Supplementary neconstruction bill, and passed the bill over the veto by a vote of 114 to 25. A proposition to adjourn to November 11, was discussed

> but not voted on. March 25.—In the Housea concurrent resolution was offered, providing that Congress shall meet on the 1st Mondays in May, June, September, November, and December, 1867, unless the presiding officers shall make programation for an earlier neceting in case of an

quently adopted, yeas 88, nays 31. A most amusing debate took place on; the joint *resolution forbidding

March 26.—The Senate adopted a reso-

The House was the scene of an exciwas studiously ignored in producing the evidence. Mr. Bingham made an States, particularly. The slave is now intemperate reply, in which no new a freeman the negro a citizen of the facts came to light, and the House proceeded to business.

> March 27.—The Senate transacted no important business.

> The House considered the adjournment question, and after some debate amended the Senate resolution by fixing the first Wednesday of June and September as the time for an intermewas adopted. A resolution of sympaadopted.

PENNSYLVANIA LEGISLATURE The Governor has approved the act relating to bountles to volunteers from

Farmington, Tioga County. March 19.—The act to authorize the Tioga County Agricultural Society to borrow money, was reported from the Senate Committee. The act to amend the road laws of Tioga and Potter Coun-

The supplemental Poor House bill Las also passed both Houses. March 22.—The act to incorporate the Wellsboro and Lawrenceville railroad

second volume with teelings of the greatcolor interest." The Count shiled but had nothing. A few days afterward this secretary received a second portfolio, bound and filed like the first on the interest work is complete in two volumes.

This work is complete in two volumes.

This work is complete in the first of the office and powerful percentage of the office and powerful percentage and powerful percentage and powerful percentage and will be approved by the Governor:

SECTION 1. Be it enacted by the Sentance of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same.

This work is complete in two volumes. Can any party so officered endure the infamy and live?

The Count shiled but the first on the convicted traitor, and Wallace is a tencher of defiance to law. Such are a few of the men who this day control the remaint of the once great and powerful Democratic party. Can any party so officered endure the infamy and live?

That when an application is made to any quarter sessions of this Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same.

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The pennsylvania in General Assembly met, and it is hereby e

We laugh at the self-conscious fellow | drinks, it shall be lawful for said court to hear petitions, in addition to that of the applicant, in favor of, and remonfeet and hands in company, whose hat strances against the application for such is ever in the way; whose pantaloens license, and in all cases to refuse the and coat sleeves are always "hutching same whenever, in the opinion of said court, having due regard to the number and character of the petitioners for and is looking at him. Well,—why laugh against such application, such license is at him? Our greatest statesmen dis- not necessary for the accommodation of the public and entertainment of stran-Gen. Phil. Sheridan, who commands esty in forbidding diplomatic agents the department of Louisiana under the to wear court dresses on state occasions. shall have power to revoke any license granted by them, and all lawsinconsistent with this section are hereby repealed: Provided. That the sureties in the bonds required of the applicant for license, shall be signed to his petition.

Sec. 2. That applications for license

to keep an eating house, beer house or restaurant, authorizing the sale of do-mestic wines, malt and brewed liquors, shall hereafter be made in the same manner and to the same authority as application for license to keep a hotel. Provided, That the regulation in relation to bed rooms and beds shall not apply to applicants for an eating-house, house, beer-house and restaurant license, and the tenth section of the act of twentieth April, one thousand eight hundred and fifty-eight, authorizing county treasurers to grant an eating-house or We protest against this nonsensical retail brewery license, is hereby repeal-

know that dress is but the creature of fashion and convenience. The Quakers the provisions of the second section of section of the second section of the s this act, shall be granted in any incor bellied, collarless coats, and broadbrim porated city for a less sum than fifty than twenty dollars.

SEC. 4. If any person, after the passage of this act shall sell spirituous and vinous liquors, domestic wines, malt or liquors, without having yobtained a license authorizing him so to bill prohibiting the wearing of other do, such persons shall, on conviction in than citizen's dress by our diplomatic the court of quarter sessions, be fined, for the first offense, in any sum not less agents; will Congress now inform the than fifty, nor more than two hundred country what, constitutes a citizen's dollars; and for the second, or any subdress? Is it a bob-tail coat, gaudy vest sequent offense, such persons shall be pattern, butterfly tie, and bacov pants? ti-slavery cotemporaries, we have borne pattern, butterfly tie, and baggy pants? and, in the discretion of the said court, the various terms of reproach invented or black coat and pants, white vest and be imprisoned in the county jail not passed March thirty-first, one thousand

eight hundred and fifty-six, relating to to the city of Philadelphia or to Allegheny: Provided, That nothing in this act shall authorize the granting of licenses to hotel and inn-keepers, to vend vinous, spiritous and malt liquors, and to license beer houses, eating houses and restaurants in any locality where licensing of hotels, inns, beer houses, eating bouses or resturants is now prohibited by law.

Wellsbord Academy. Teachers' Report for Winter Term, 1866 and 1867

CLASS LEADERS. Addio Archer. 2 Eddie Foley, Chas Derbyshire, Henry Matson, Mary Sturrock, 2. Milton Lounsbury, Eleaser Baldwin, Clarence Stanton, 2 Nora Landis, Geo Mathers, 2 Louis Bullard. esse Robinson. Estella Spencer; 2 Wm Card. Frank Sears, 2 Frank Fisher. 2 Chas Rouse, 2 Geo Sherwood. L Harrison, Emma Blair, 3 Mary Bache. 2 Lizzie White, Horace Packer, 3 Jimmy Sofield, A. Landis. N Williston, 2 ROLL OF HONOR. Addie Archer, Rosa Lent.

Louis Maynard Henry Matson, Horace Packer. Charles Derbyshire, Jesse Robinson Thos Rogers, Clarenco Gorrio. Arthur Roy, Geo Riberelle, Nora Landis, Milton Lounsbury, Mary Sturrock, Frank Sears, Estella Spencer, Mary Smith, Clarence Stanton, Ellen Swope, Geo Sherwood Don Scely,

Kate Nichols, for best spelling among seniors and sub-seniors, during term.
Ellen Swope, for best spelling among juniors Mary A. Bache, for best spelling at "Prize pelling." ... Ellen Swope, for best spelling at junior "Prize

Nora Landis and Stella Spencer, for highest cholarship among juniors.

Addie Archer, Emma Blair and Mary Sturrock, or highest scholarship among senior young Clarence Gorrie, for highest scholarship among enior young men.

Ida Bowen and Dolly Stowell, for best recitaions at Junior Prize Contest.
George Sherwood, Frank Sears and Andrew Forsyth, recommended by the Committee to cast ots for the Prize for best Declamation at Junior

Saturday morning last, says the Rochester Democrat, a youthful and estive elephant, which came up on the Albany mail train, amused himself, while fiding between Syracuse and this city, by pulling the bell-cord, which ran through his car, and also a rope by which he set the patent breaks. This which he set the patent breaks. This This business he did by means of his trunk. He stopped the train two or three times, to the great annoyance of the conductor, who could not for a time find out who was usurping his power.

A Dutchmna in Canada had two pigs, a large one and a small one. The smaller one being the elder, he was trying to explain to a customer, and did it in this wise: "The little pig is the piggest." Upon which his wife, assuming to correct him, said: "You will please excuse him, he no speak as good English as me; he no mean the little pig is the piggest but the youngest pig is the oldest."

New Spring Goods just received at April 1, 1867.

OTICE:—The School Directors of Charleston will meet at the Young School House, on Saturday, the 20th day of April next, at one o'clock P, M., to engage teachers for the Summer Term of Comm in Schools. Also contracts let for urnishing wood to the several School Houses in the district. By order of the Board. Charleston, April 3, 1867-3t*

USIC! MUSIC.—The Tioga Cornet Band is now in good blowing order and prepared to turnish good Music on all occasions for a reasonuble compensation. All communications should be addressed to the Leader and Secretary at Tioga, Pa.
F. H. ADAMS, Leader.
T. A. WICKHAM, Sec'y.

April 3, 1867-6m. C. B. KELLY'S. like hot cakes at

April 1, 1867. POR SALE.—I will sell for cash, or approved credit, at private sale on my farm, Wellsboro, the following property:
Two Lumber Wagons, 2 sett Double Harness,
4 horses, a Stallion, and a Devon bull calf.
I have brought from the State of New York

two fullblooded Devon Bulls, for service. . Farmers who wish to improve their stock will please: take notice.

The subscriber is the proprietor of three-blooded Stallions. Horse breeders are invited to call at the farm and examine for themselves. The subscriber holds himself in readiness to attend and conduct sales at auction in any part of the county. F. D. BUNNELL. Wellsboro, April 3, 1867-tf.

ORDINANCE. Grocery and Provision Store, RELATIVE TO COWS RUNNING AT LARGE IN THE

CORNING, N. Y.

GROCERIES, PROVISIONS,

WINES, LIQUORS, & CIGARS, FOR-

EIGN & DOMESTIC, GREEN &

DRIED FRUITS,

CANNED FRUITS AND

VEGETABLES,

WOOD & WILLOW WARE, GLASS &

CROCKERY WARE.

CHILDREN'S CARRIAGES, CABS

PERAMBULATORS, TOYS, &c., &c.

A full and complete assortment of the above

entioned goods of the best quality always on

Be it ordained by the Burgess and Town Council of the Borough of Wellsboro, That so much of the First Section of an Ordinance, passed on the 10th day of August A. D. 1863, as permits Cows to run at large between the first day of May and the first day of July, C. D. SILL. of each and every year, be, and it is hereby re

ealed. By order of the Council.
M. H. COBB, Burgess.
Attest: CHAS. L. SIEMENS, Sac'y. Wholesale and retail dealer in all kinds of Wellsbero, April 3, 1867-8t.

Notice. OTICE is hereby given that by authority of act of Assembly, approved March 8, 1867, the contract for repairing or changing the hed of the Cowanesque river near the lands of E. H. & G. W. Clark and O. L. Wood in the township of Deerfield, will be let to the lowest and best reconsible bidder, on Wednesday, the 10th day o pril on the premises, at 1 o'clock P.M. Specifications of the plan of work will be ex ibited on the ground, as witness our hand farch 21. 1867. JOEL PARKHURST, CHAS. BULKLEY CHESTER B. HOYT,

SPRING STYLES

at Kelly's. Ladios' walk in!

April 3, 1867. Commissioners A FEW MORE PIECES those substantial Sheetings and Shirtings, at

C. B. KELLY'S. WELLSBORO ACADEMY.

PRING TERM will begin Wednesday, April Faculty'unchanged. Students should begin e first day of term. Numerous Prizes and other Honors may be won hard-working Students. Pupils will be admitted for less than a term by

ecial arrangement.

Tuition bills may be paid in Produce. Let no honest, indigent student remain away or lack of funds. Reductions made and time given, when de This will be the last term of School under the prosent Faculty, and they will endeavor to make

For Catalogues, Circulars, &c., Address D. D. VAN ALLEN, Principal. April 3, 1867.

You will find the latest arrival of New Goods at KELLY'S.

April 1, 1867. ISSOLUTION.—Notice is hereby given that L. C. Bennet and Ira A. Newhall, of Charleston L. C. Bennet and Ira A. Newhall, of Charleston township, Tioga Co. Pa., under the firm of L. C. Bennet & Newhall, is this day (March 30, 1867) dissolved by mutual consent. All debts owing to said Firm, are to be received by said L. C. Bennet, and all demands on said firm to be presented to the firm of the presented to the o-him for payment, and he alone is authorized y use the tirm name in liquidation.

L. C. BENNET, I. A. NEWHALL. Charleston, April 3, 1867-3w. The business will be continued by the undersigned at the old stand, where all kinds of Lumber, Lath, Shingles, &c., can be had cheap for

L. C. BENNET. all Goods C. B. KELLY'S. it a great bargain at

[50 CENT U. S. REVENUE STAMP.] TIOGA COUNTY, 89.

the township of Morris, County of Tiogs and State of Pennsylvania, bounded and described as follows: Beginning at an old beech, the South east corner of tract of land surveyed in pursuance of warrant No. 1691, issued to Hewes & Fisher, thence West eighteen perches to the North-east corner of tract surveyed in persuance of warrant No. 5242, issued to George Meade, thence South 112 perches to a post, thence West 160 perches to a beech, thence South 130 perches to South line of hast mentioned warrant, thence West 363 rods to the South-west corner of said warrant, thence North 402 rods to a beech, thence South 161 rods to the place of beginning, being lots Nos. 5 to 13 both inclusive, of a survey and allotment of said warrants, the same Abram R. Wing partition thereof between them to be made, according to the laws and customs of this Commonwealth made and provided, doth gainsay, and the same to be done, does not permit, very unjustly and against the annelmee and eactoms, (as 'tis said) &c.—And have you then and there this writ. Witness the Hon. R. G. White, President Judge of our said Court, the 11th day of February, 1867.

J. F. DONALDSON, Proth'y.

I hereby certify the above to be a true copy of the original writ in my hands.

L. TABOR, Sheriff.

HARRAH'S NATIONAL GATE [Patented September 20th, 1864.]

ITS CLAIMS ARE:

1. The most common workman or a farmer AND PATENT MEDICINES. 2. It is made of all sizes, and is perfectly adapted to all Gate purposes, whether for cattleyard, farm, door yard or garden.

8. It requires no hinges, and cannot be blown 4. It does not swag the post, and the Gate

cannot sag.

Breachy stock cannot open it.

It cannot be driven against when open. It is not obstructed by either rain, sleet S. Being built without mortise or tenon, it costs but little more than a pair of good bars. 9. It is stronger than any other gate built of an equal amount of lumber, and its strength is

equal upon both sides.

10. It is the cheapest, neatest, and most convenient and durable Gate in use. During the fall of 1865, the National Gate has received the highest award at SEVEN STATE and some SEVENTY COUNTY FAIRS, and in competition with other Gates, it has taken the FIRST PREMIUM in every instance. It challenges the whole list of Gates to a practical test, throughout all seasons.

The National Gate has received the unqualified approbation of all who have used it. . Those Gates, including Posts, are built at a cost of \$4 to \$3, according to workmanship and material used. Their wanufacture insures a profitable investment of capital, as they com-mand a ready sale at from 60 to 100 per cent. profit; and it is perfectly safe to put them up at all times under a wattrage, as the failed to give the fullest eatisfaction.

J. P. BILES,

A. ALBA. Township and Farm Rights for sale in Floga and Bradford Counties.

Applicants for purchase of Territory, send for Circular containing particulars.
Rights for average Farms are uniformly sold for \$10 each, including printed drafts and specifications for building all sizes of both Farm and Entrance Gate, by the aid of which any one can construct them.
On receipt of \$10, in all cases accompanied by a particular description of the land for which the right is desired, the appropriate Conveyance, drafts, &c., will be promptly forwarded.

Address, with stamp,
NATIONAL GATE CO.,
March 27, 1867-tf. Knoxville, Pa.

E. SMITH, M. D. SURGEON.

OPERATES successfully for Cataract, Sfra-bismus, (cross eye) Removal of Tumors, Hare Lip, Varicose Veins, Club Feet, &c. Particular attention paid to diseases of the Eye and General Surgery.
Consultation at office free. References given to operations recently per-

Office hours from 12 M. to 8 P. M. Office at his residence, Mansfield, Tioga County, a. March 27, 1867-1y.

Administrator's Notice. ETTERS of Administration having been granted to the undersigned upon the estate of II. P. Dockstader, late of Charleston, dec'd, all persons indebted to said estate and all having claims against the same will call at once and settle with HOLMAN MORGAN, JEREMIAH DOCKSTADER, Charleston, March 27, 1867-6w. Adm'rs.

WANTED,—A skillful Blacksmith, experiwages will be paid. C. J. WHEELER.
Wellsboro, March 27, 1867. TOR SALE.-A good Cow; also a 2-year old

Bull. Cheap for cash. EUGENE BEAUGE, Charleston, March 27, 1867-4w. A MERICAN WATCHES in Hunting Silver Cases from \$27.50 up at FOLEY'S. 100 BUSHELS PURE TIMOTHY SEED, at March 13, '67. WRIGHT & BAILEY'S.

Particular attention paid to Fine Groceries. Dealers and Consumers will find it to their in terest to examine his Stock before buying.

NOTICE IN DIVORCE. To Eliza Jane Gleason:—Take notice that your husband, Charles Gleason, has petitioned the honorable Judges of the Court of Common Pleas for Tioga county for a divorce from the bonds of matrimony; and that the said Court has appointed Mon day, the 27th day of May, 1867, at the Court House in Wellsborough, for a hearing of the said petitioner in the premises, at which time and place you can attend if you think proper.

LEROY TABOR, Sheriff. March 27, 1867-4t.

Corning, N. Y., March 27, 1867.

SOMETHING NEW. DECOMING convinced that the wants of the people of this and adjoining counties warrant me in so doing, I have constructed at much expense, two finely arranged Hot Houses for propagating Grape Vines, Flowers, and all kinds of Green House Plants. I devote my whole time the business and now offer for sale the follow og varieties:

GRAPE VINES—Iona, Allen's Hybrid, Israella, Delaware, Hartford Prolific, and all of the better known varieties, which I offer at prices that defy Roses—Geant dos Battailles, Gen. Jacquimi-not Gen. Washington, La Reine, Victor Verdier, Hermora, Souvenir de Malmaison, and many oth-er monthlies. Also Moss and Climbing Roses. Among the Miscellaneous Plants will be found Heliotropes, Pansies, Tuberoses, Cineraria, Cal-ceolaria, Carnations, Salvias, Fuchias of all

The Commonwealth of Pennsylvania, to the Sheriff of Said county, Greeting.

If Stephen Pierce make you secure of presenting his ctaim, tilen we command you that you summon Abram R. Wing late of your County, so that he be and appear before our Judges at Wellsboro, at our county Court of Common Pleas, there to be held the last Monday of May next, to show wherefore,—whereas they, the said Stephen Pierce and the aforesaid Abram R. Wing, together and undivided, do hold all those certain messuages or tracts of land, situate in the township of Morris, County of Toga and State of Pennsylvania, bounded and described as follows: Beginning at an old beech, the South-east certer of tract ginning at an old beech, the South-east certer of tract seedmen. Bouquets of choice flowers for sale. seedmen. Bouquets of choice flowers for sale. All plants nicely packed in moss and can be carried any distance with safety. 'I extend a cordial invitation to all to call and the garden. HARRY MIX.
Towanda, Pa., March 13, 1867-4m.* see the garden.

NEW FIRM & NEW GOODS

\$10,000 WORTH

OF PURE ENGLISH DRUGS

PAINTS, OILS, GLASS, PUTTY, DYE

STUFFS, &C., &C., always on hand, and for sale very cheap at

P. R. WILLIAMS & CO'S

DRUG STORE.

We have on hand and shall always keep a arge and well selected stock of everything in our line of goods; also

FANCY GOODS, VANKEE NOTIONS ALL KINDS, HAIR OIL, TOILET AND SHAVING SOAPS,

TOOTH, HAIR, NAIL AND CLOTH BRUSHES, POCKET KNIVES ALL KINDS, PERFUMERY, COLOGNE, COCO OREAM,

HAIR DYE. HAIR RESTORATIVES, AND HAIR WASHES; ALSO FLAVORING EXTRACTS ALL KINDS,

and of the best quality. We have also a large

WINES, BRANDIES, GINS, AND RUM,

for medical use, which we warrant pure. We also call attention to our large stock of

Paints and Oils,

which was bought before the rise, and which will be sold cheaper than can be bought in this county.

We do not hesitate to say that we have the kent in the county, and we will sell 20 per cent cheaper than can be bought at any other establishment in Tioga Co. Call and examine our stock and prices before you buy.

P. R. WILLIAMS, P. R. WILLIAMS & Co. J. L. WILLIAMS. No. 8 Union Block, Wellaboro, March 9, 1867.

BULLARD & TRUMAN

ARE NOW SELLING ALL

WINTER GOODS

OFF at cost, preparatory to putting in a nice

SPRING STOCK.

OUR CLOTHING.

desirable at cost prices. We are getting up SUITS at the lowest possible prices and have given universal satisfaction. We have made this bargain with every one that we have sold to

CLOTHING

of us, and if it dess not just we cannot jexpect

 $m{EMPRESS}^c$. CLQTHS, MERINOS, &c.,

SELLING OFF AT COST.

We have our usually nice agreeted stock of

SHEETINGS, SHIRTINGS, STRIPES, DENIMS, &c.,

PRINTS, DELAINES, &c.,

at the lowest possible market prices

BOOTS AND SHOES, HARDWARE, CROCKERY AND GROCERIES,

HATS, CAPS, &c.

Call and see us.

A. A. TRUMAN.

Wellsboro, Feb. 27, 1867.

NEW ARRANGEMENT

Mave established themselves at

Wilson & Van Valkenburg

NO. 2, UNION BLOCK,

lately occupied by F. D. Bunnell."

They propose to carry on a live business in

DRY GOODS.

GROCERIES,

MERCHANT TAILORING

AND FURNISHING GOODS.

ON MONDAY MARCH 4, 1867,

They expect to open out a new and choice stock

SPRING GOODS.

The Senior partner has had a large experience in Merchant Tailoring, and it is the intention of at the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop on Water Street, sign "Looms made to make an analysis of the shop of the sho the new firm to put this branch of their business | Factory." | LEWIS | Wellsberr, March 20, 1867-th. beyond successful competition.

Wellsboro, Feb. 20, 1867-tf What is the Matter?

AN INVALUABLE REMEDY

THE PURIFYING OF THE BLOOD DR. J. W. POLAND'S

HUMOR: DOCTOR

A Positive Remedy for all Kinds of Hu mors, particularly -ERYSIPELAN, NETTLE RASH, SALTA RHEUM, & Scrofela, Carbuncles, Boils, .

AND PILES. It is very gratifying to say of this, or of any other medicine, "It is the very best remedy other medicine, it is into very over remedy known." It is not always so easy to prove it. It is, however, exceedingly gratifying to the Proprietor of this medicine, that, while he do clares to the public that this is a most wonderful and effective specific for Humors, as stated above. he has abundant proof at hand to sustain his

For sixteen years the Humor Doctor has been manufactured and sold, and every year has in creased the value of its reputation, and the amount of its sales. In New Hampshire, where it originated, no remedy for humors is so highly prized. An eminent physician (now an army surgeon) when practicing in New Hampshire, purchased between fifty and sixty gailens of it, during some seven or eight years, and used it in his practice. He has since then ordered it for the hospital where he was stationed. Other phys sycians have purchased it, and have used it in practice with great success. When the proprieor lived in New Hampshire, at Goffstown Center, for the space of thirty or forty miles around, and in Manchester particularly, the Humor Doctor was well known and highly valued for the nu-merour and wonderful cures which it effected. Though manufactured in large quantities the supply was frequently exhausted, and purchasers had to wait too more to be made. In that region some very severe cases of Erysipelas were treated with—and they were cured! Erysipelas sores, or carbuncles, those ugly painful ulcers, were entirely removed wherever this medicine was faithfully used. Sout was with Scrofula and Salt Rheum. The Humor Doctor cured them.
For the sake of showing what is thought of it

a few testimonials are here inserted: Milton Gale, Esq., Boston. Milton Gale, Eeq., Boston.

I hereby certify that I was sorely afflicted with Bolis for two years, developing themselves upon my limbs and other parts of my body. The sufferings which I endured from them are indescribable. Suffice it to say that I faithfully aried several of the most popular humor remedies, but without removing the affliction. At length, by the earnest request of an intimate friend. I was induced to try Dr. J. W. Poland's Humor Doctor, and am very happy to attest that all my Bolis were removed, and my health was restored by using Dr Poland's aforesaid medicine.

Boston, Jan. 14, 1856.

A. C. Wullner, Eng., Manchester, N. H. A. C. Wallace, Esq., Manchester, N. H.

A. C. Wullace, Esq., Manchester, N. H.

Dr. J. W. Poland—Dear Sir: I very cheerfully given my testimony in favor of your Humor Doctor as an excellent remedy for Humors. My numerous acquaintance in Manchester know how severely I was afflicted with Boils and they know how perfectly good my health is at present. Your Humor Doctor cured me. Please refer to me for purticulars in my case.

Manchester, N. H., June 11, 1850. A. C. Wallack. Mrs. Wheeler, Stoneham, Mass.

Mrs. Wheeler, Stoncham, Mass.

I very confidently and earnestly recommend by J. W. Poland's Humor-Doctor'as an excellent remedy for Humors, having been wonderfully benefited by it myself. My own case was a very severe and obstinate one For more than two years the skin upon the Inside one both my hands, and even down on the wrist, was constantly cracked and broken up, so that I was unable to use my hands in any kinde of wet work and was oblead towear gloves in sowing to avoid getting blood upon my work. The humor which so afficted me was probably a combination of Erysipelas and Salt Rheum. My general health was quite poor. Soon after I began to use the Humor Doctor I could perceive signs of healing. I continued to take the medicine till I was finally curred, My hands are bow perfectly free from humors and to all appearances my whole system is clear of it, and has been for several months. I used eight bettice before I felt safe to give it up entirely, but they cure in Mass., July 5, 1856.

Mrs. Porter, Docser, N. H.

Mrs. Porter, Dover, N. H. DOVER, N. H., July 22, 1255
DR. POLAND: I received your letter inquiring as to the effects of your medicine on sea sickness I am happy to say that I think it is "the medicine" for that py to say that I think it is "the medicine" for that dreadful sickness. I tried various pre-criptions, but found none that settled the stomach and cleared the head like the Humor Doctor. I felt at though I could hardly wait to get ashore, to entreat you to introducit into ship chandlery stores, that it may find the way to those who suffer upon the mighty deep from scickness. If captains who take their families with them, or carry passengers, should try it for ence, they would never be willing to voyage without it.

Lhave used it for my limitly since its introduction to I have used it for my family since its introduction to he public for billous habits, headache and humors shout my children, and have always found it a sure

Tam not fond of having my name appear in public. and would not consent to it on any account but to reliove the suffering; but if the foregoing will be of any
service to you or the public, you can make use of it.

Yours, HARRIET M. PORTER

Much more might be stated in Prelation to this medicine, as contained in testimonials, but is needless
Ask Manchester druggists about it, especially I. W.
Blake, at Barr's. Inquire of Mr. Henry Plumer, of
Bedford, whose wife was cured by it of Salt Rheum.
Ask almost any person in Gentsown, and they will declare its value as a remedy, as used in their own cases
or by their friends. chare its value as a remedy, as used in their own cases or by their friends.

The Humor Doctor was formally sold at fifty cents per bottle; but the cost of every ingredient composing it has gone upenormously, that the price has been raised to seventy-five cents only, and that by compulsion.

The Humor Doctor is prepared at the New Englant Botanic Depot, for the Proprietor, J. C. French.

Sold by Medicine Dealers everywhere.

DEMAS BARNES & CO., General Agents, New York:
April 3.1867-6m.

PROPOSALS.

PENNSYLVAÑIA AGRICULTURAL LAND SCRIP FOR SALE. THE Board of Commissioners now offer for Land Scrip, being the balance of the Scrip granted to the Commonwealth of Ponnsylvania for the endowment of Agricultural Colleges in this State Proposals for the purchase of this Land Scrip addressed to "The Board of Commissioners of Agricultural Land Scrip," will be received at the Surveyor General's office, at Harrisburg, un li Iclock M,, of Wednesday, April 10, 1867. This land may be located in any State or Territory, by the holders of the scrip, upon any the unappropriated lands (except mineral land-of the United States, which may be subject to sale at private entry. Each piece of verip rep-resents a quarter section of one hundred and sixty acres, is issued in blank, and will be transferable, without endorsement or formal assignment. The blank need not be filled until the scrip is presented for location and entry, when the party holding it can fill the blank and enter

he land in his own name. Buts must be made is per more, and no bids will be received for less thun one quarter section.

The Scrip will be resued immediately on the payment of the money to the Surveyor General. On all bids for a less quantity than 40,000 acresone third of the purchase money must the paid within ten days, and the remaining two thirds within thirty days after notification of the seceptance of the bid or bids by the Board of Com-missioners. JACOB M. CAMPBELL. Surveyor General, For the Board of Commissioners.

Harrisburg, March 13, 1867-5w. Orphans' Court Sale. BY virtue of an order of the Orphans' Court of Tioga' County, the undersigned Administrator of the estate of Hiram Saxton, late of Lawrence, deceased, will, on Wednesday, the lotted day of April 1867, at the House of E. S. Farr. the Boro of Tiga, at 2 o'clock P. M. of 1dd day, expose to public sale the following descrited

logs: on the north by lands of D. A. Knuppen-burg and Julia Elliott, on the east by Julia Elli-ott and lands lately owned by D. H. Green. on the south by lands lately owned by Abial Sly and on the west by lands late of said Abial Slycontaining 53 acres, be the same more or less and being the same lot of land contracted to the said Hiram Saxton, deceased, by Anstin Lathron Terms, cash. JNO. I. MITCHELL Adm'r Wellsboro, March 13, 1867-41.

A cortain tract of land situate in the township

of Lawrence, in the county of Tioga, and State of Ponnsylvania, bounded and described as it

DISSOLUTION.—The Copartnership heret a fore existing between Gas P. Card and P. H. Bostwick, was dissolved by mutual consent a the 15th inst. The books of the firm are in the hands of Geo. P. Card for settlement. GEO. P. CARD,

A LL persons interested in the Introduction of practical machinery into our country, are requested to investigate the merits of HENDERSON'S HAND POWER"LOOM. This loom will do all kinds of hard weavity. It will weave jeans, blankets, phin cloth, seinet, kersey, flannel, seamless sack, double with blankets, or any kind of cotton, wool or his gloth. It treads the treadles, throws the hittle lets off the websand take-up the cloth it a ites the upper she las the butten comes forward, and heads much a filling after the treas is made, many beats up the filling after the cross is made, making better cloth and better selvage than ear to

Application for Pardon.

vs. the TS general debility troublesome?, is your blood weak? Then get a bottle of the great Blood Purifier—it is Depurative Syrup. of Iodide of Potassium: follow the directions carefully and you will be benefitted. Bold at Roy's Drug Store.

| Wellsbore, March 27, 1867-2w. | General James Post | Wellsbore, March 27, 1867-2w. | Wellsbore, March 27, 1867-2w. |

P. H. BOSTWICK-Middlebury, March 20, 1867-3% HAND POWER LOOM [Patented 1865.]

made in any other way.

Looms made to order and warranted Atp's

Commonwealth Quarter Sessions in and for the County of Tioga