belief the Northern managers had not reflected that the Southern Democratic leaders naturally despise those who merely gave doctrinal and moral aid to llion, and now find an allianc with the new vote of their own State much more valuable than that with the Copperheads at the North who do not control four States. This is the feeling of Mr. Orr, the former Democratic speaker of the House of Representatives, and one of the earliest and most determined of the secessionists. In his late speech at Charleston, he says:

"I know there is an apprehension whispered in the North and West, that, after the reconstruction of the Southern States, we shall fall into the arms of our old allies and associates of the Democratic party. I say to you gentlemen however, that I give no such pledges.— I have every reason to entertain a re-spect and, regard for that party, and I have entertained the hope for many years to see it reinstated in power. But the dream has passed. We have ac counts to settle with that party, gentle men, before I at least will consent to affiliate with it. [Cries of "good! good! and applause.] In my judgment it is time for us to seek new friends and organizing any party in South Carolina propounded. that will cement itself to the Democrational That either

ic or any other party." 1 ... This speech was delivered on the evening after the Connecticut election,event, the Charlottesville (Virginia) Chronicle repudiates the Democratic party altogether. It says that the result in very just and clear perception, it says: 'The Northern people have determined to secure the practical fruits of their deern Democracy is undispersed." The Chronicle proceeds to deride "the great | nied, the government falls so ar snort Democratic | party" for pressing the | of republicanism, both in form and in South to go out, and then bragging that | fact. it furnished all the soldiers of the Union armies. "The Northern Democracy have use for us in peace; they have none in war," says the Ceronicle. talk about the Constitution and viola-They set us up to receive the whole fury taining the Administration of Mr. Buchanan, brought us to universal negro ocratic party," it ends by emphatically declaring there will be no peace for the South until the Democratic party marches off the field of battle. So say you, Mr. Foreman; so say you all gentle-men of the jury. It seems to us that this thunder from South Carolina and Virginia is quite as interesting to the "great Demogratic party," "the natural governot of the country," as the poor little peep from Connecticut.

Parties are organizations for practical ends. The Democratic party was an alliance between the political sagacity and aristocratic pride of the South and the ignorance and moral cowardice of the North to save State sovereignty and slavery. The South was a political unit upon those points. It sacrificed to them every thing else; and as long as the Democratic party was wholly subservient to slavery and to State sovereignty, which was the anchor to windward the alliance was formidable to civilization and the human race, for it prostituted the resources of one of the great powers of the world to the protection of barbarism, and it exposed the Republi-can principle to the scornful contempt of mankind.

But with the abolition of slavery and the destruction of State sovereignty the South necessarily ceases to be a political unit. The one overpowering sec tional issue has disappeared, and the intelligent leaders of that part of the country will turn their political activity and skill into new channels. They certainly will not unite themselves with those whom they will not do it, because they can not hope by means of such an alliance to regain what they have lost.—They will form new combinations for objects with, new parties. They will divide among themselves, and the normal state of a free commonwealth will return, in which sectional interests gent citizen, and we see no right reahave but a limited influence upon parties, and where difference of opinion secures healthful discussion and political toleration. There is no interest in any part of the country which now requires ignorance for its preservation, and which resents free speech as a deadly peril. In every slave State, the fundamental conditions of this Government

The Democratic party is not able to understand that there has been arrevolution. Stupid as the Bourbons and infatuated as the Jacobites, it devotes all its energy to decorating the body and inflating the lungs of a corpse. Instead of watching the course of the revolution in public sentiment and the national condition, and sagaciously adapting itself to the change, it hopes to rescue a shred of State Sovereignty and at last'a single slave whip from the rushing current. It is merely the Tory party of the old revolution, without its intelligence or dignity or excuse. Nasby ridicules it amidst the roaring laughter of the country, and its Southern masters reject it as a worn-out tool.—Harper's Weekly.

ATTEMPT AT ROBBERY.-Last Friday, Mr. Pettingill, of Leona, had ocason to visit the eastern portion of the town of Springfield to borrow some money, and on his return stopped at the lare only fitted to sew on buttons and tavern at Springfield Centre. It was in cook dinners, are unworthy of civilizations of L. Dearman, east by Clark the evening, and there was a crowd in the bar-room drinking; and he was in-vited to drink, but refused. During God on Sunday alone is not half conhis stay he let drop the remark that he had been to borrow a hundred dollars, which it is supposed was the cause of the assault. Leaving the tavern about nine o'clock he had proceeded about a mile when he received a severe blow on the back of his head from a clib. The man the ballot because it will deprove the cause of will dispay the cause of will be the property of the assault. Leaving the tayern about nine o'clock he had proceeded about a mile when he received a severe blow on the back of his head from a club. The property of the assault is when he received a severe blow on the back of his head from a club. The property of the assault is when he received a severe blow on the back of his head from a club. The property of the series of nine o'clock he had proceeded about a mile when he received a severe blow on the back of his head from a club. The blow was repeated several times, and stroke cut open the left side of his head, severing some of the arteries and setching him to his knees. He struck at his assailant breaking of the arteries and setching him to his knees. He struck at his assailant breaking about political action. If there be anything defiling about politics the volters are responsible for it. If drunkenness is the order on election day it is not woman's fault, nor by her example.

Woman has not licensed the traffic in whiskey about 66 acres in the property of Abigail Seely, Marvin Seely and Luke D. Seely, heirs at law of Henry Seely, and ALSO—A lot of land lying in the townships of follows: on the north by lands of Elmer Hackett, and Lewis H. Knapp, east by Vinus Ackley, south by Frederick Swimlar, Vinus Ackley, where a law of Henry Seely, Marvin Seely and Luke D. Seely, heirs at law of Henry Seely, ALSO—A lot of land lying in the townships of follows: on the north by lands of Elmer Hackett, and Lewis H. Knapp, east by Vinus Ackley, south by Frederick Swimlar, Vinus Ackley, where a law of Henry Seely, Marvin Seely, Mar

WELLSBORO, PENN'A.

CIRCULATION 1,740.

WEDNESDAY, MAY 8, 1867.

Our hereditary enemy, Sir Johannes Taurus, alias John Bull, has made an egregious blunder. He has convicted two of the Fenian leaders and sentenced them to be hanged! Has Britannia been asleep during these two post-rebel- to the privilege of the ballot, after he lion years? Have her Tory statesmen forgotten their protest against harsh

Mrs. V. C. DYKE and W. W. THOMPson, both graduates of the Office. Mr. M'Alarney carries with him our best To the new proprietors we extend a hearty welcome. We hall their advent into the field of inoral, social and political reform as a measurable gain, and shallexpect a vivification of the Journal under their joint proprietorship.

SHOULD WOMAN VOTE?

A gentleman sends us a pamphlet ch titled as above, and devoted to the affir mative of the question. Our views as to the extension of the elective franchise are known to every reader of the AGITATOR, and it may savor of vain new alliance; hence I am opposed to repetition to respond to the question

That either sex, color, birthplace, or other similar accidents have anything to do with the intelligent exercise of On the4th of April, three days after that | this valuable franchise is, we assume, too absurd to be discussed; and that an intelligent exercise of the franchise is Connecticut is "a very bad thing if it always safe and desirable is, we assume, leads us anew into the bog of the 'Northern Democracy.' Neither the Democratic party nor President Johnson, nor the Supreme Court is going to be of any service to the South." Then with a fractions of the law disabled themselves, are entitled to a voice in making and executing the laws, in forming, shaping cisive victory, and they know the re- and determining the internal and exterbellion is not over so long as the North- nal policy of the nation. If this be denied, the government falls so far short

> The question relates to expediency and not to right, as we regard it.

A republic is stable, or unstable, action of the Constitution, and usurpation and tyrange and consolidation; lightened or ignorant. Take a community where ignorance is the rule, and, Burrowes, and appointed Col. McFarcording as the voting masses are ennaturally enough, the masses become of the storm. They have, after repeal the unreasoning tools of the designing, ing the Missouri Compromise and sus- or the agents of the upright, master the unreasoning tools of the designing, minds. If the wiser few be base, the suffrage." And after forcibly and truly unreasoning many will assist in carry-lurging that "the Republican party can not be beaten at the North by the Dem-few be upright, then the unreasoning unreasoning many will assist in carrymany are controlled for the common good. A true republic, therefore, can only exist where the masses are enlightened and independent.

> Nor is this new doctrine. The most revered of our American statesmen are emphatic in their declaration that the upon the virtue and intelligence of the that the less cannot overcome the greatstability of our government depends people. This great, foundation fact has been ignored in the extension of the elective franchise thus far. Had our legislators and Constitution - makers convened for the purpose of giving the destinies of the nation into the hands of designing politicians, they could not have succeeded in their object more satisfactorily than they have by the existing laws regulating the franchise.

For this reason every person should be required to possess the appliances of information before admission to the exercise of the franchise. That is to say, every voter hereafter made should be able to read with ease. None should be disfranchised, of course, though unable to comply with this condition; for disfranchisement ought to follow infractions of law, whereby the peace and well-being of society are endangered or impaired. A right beginning is the thing needed at this time.

Should Woman vote? Yes—if she desires to vote. It is her son for refusing to her the exercise of the right. It is what the politicians call a question of expediency. But it is a question to be determined within the next decade. The women of England are already moving for the ballot. Such women as Mrag Stuart Mill, now were incompatible with the public dead, and several of the highest Church peace. You must not praise Liberty to dignitaries of the Kingdom, advocate the enfranchisement of British women. Petitions headed with the names of the most eminent Conservatives have been presented in Parliament, with this end in view. We cite these facts to show that the movement is not a Yankes notion, but the common impulse of the English race.

It is objected that woman would be degraded by contact, with practical politics. Then purify your politics. The sources of power should be pure, else the exercise of power will endanger the liberties of the people. We care not how much decency is added to practical politics; and what some people called mixing religion and politics always rejoiced us. The notion that religion is tion. The individual who worships north by lands of J. Dearman, east by Clark
Beach, south by Main street, and west by Church verted; and he who objects to giving woman the ballot because it will de-

prerequisite, and the credentials of every candidate for the franchise. The and C. H. Goldsmith, south by Main street, and present naturalization laws are unreasonable and unjust. Thousands of intelligent men annually land on our shores, thoroughly prepared to vote intelligently at once; and other thousands arrive yearly, entirely unfit to vote intelligently, having no idea of liberty apart from license, and whose probation ends leaving them no wiser than at first. We are in favor of abolishing the now, legal probation, and of admitting every adopted citizen who can read shall have taken the oath of allegiance.

he can scull up Niagara.

The hope and aim of the Northern wing of the Democratic party had been a renewed alliance with the Southern wing that led the rebellion. The practical moral of the Connecticut victory in the minds of the Democratic leaders was encouragement to the Southern belief the Northern managers had not reflected that the Southern Democratic reflected reflects reflected that the Southern Democratic reflected that the Southern Democratic reflects reflected reflected reflects refle The last number of the .Potter Jour—the equinoxes, against the denial of the perches to the place of beginning—containing nal contains the valedictory of Mr. M'- Pope who forced Gallile to recant, as 29 acres, more or less, about 18 acres improved, ALARNEY, for several years its proprie- to maintain that it is morally right to tor, he having disposed of the paper to furnish means of cheap and rapid locomotion to the denizens of a large city -when the masses demand it-on every day of the week. We claim for ourever field of labor he may elect to tarry. be enjoyed at all times, we being the Bartholomew & Patton, warrantees, south one judge of the mode of transit proper to be employed. This freedom we cheerfully accord to others. In the city we patronize street cars, cabs, and carriages—as may be most convenient. We recommend the Bible as a good book for our friends to read; and submit for their edification the following texts:

Isaiah 65:5. Luke 18:9, 10, 11, 12.—

Isaiah 65:5. Luke 18:9, 10, 11, 12.—

Isaiah 65:5. Streedom we cheerdom which is standing in the said eastern line; thence wost one hundred and ten perches to the place of beginning—containing seventy-five acres and the usual allowance for roads &c. To be sold as the property of Hiram Thomas, with notice to Mary Goodenough, and Lydia Harding, heirs at law of Thomas Goodenough and others, terre tenants.

ALSO—A lot of land in Bloss township, bounded and described as follows: known as lot No. 3, in block No. 7, of the village of Blossburg.

Genesis 2:3. Exodus 16:26, 29. Romans 14:5, 6. Galatians 4:10, 11. Colossians 2:16, 17.

Having digested these texts, with the context, it may occur to them that the man who shouts "infidel" on small occasions of controversy, is ever in danger of drowning in the shallows of controversy. The editor of this, paper always speaks for himself, and for nobody ways speaks for himself, and for nobody else. He is entirely responsible to the public, and so well accustomed to the stereotyped war-cry of controversialists that the prospect of frightening him is that the prospect of frightening him is

very slim indeed. Some of the Coppery papers are complaining of the appointment of Col. McFarland Superintendent of Soldiers' Orphan Schools, vice T. H. Burrowes, removed. Mr. Hickok was superseded by Mr. Burrowes as State Superintendent of Common Schools in 1860; this was under Gov. Packer, Hickok being son road, south by Wellsboro street, and west by Republican, and Burrowes a demo-Republican, and Burrowes a democrat. Gov. Curtin removed Burrowe's and appointed Coburn, Republican, in his stead. This was legitimate retaliation; for the Republican party cannot by lands of Peter Brill, east by Thomas Thomas,

Gov. Geary has now removed Mr. less, about 35 acres improved, one frame house,

BLOSS.

BLOSS.

BLOSS.

BLOSS.

BLOSS.

BLOSS.

BLOSS.

BLOSS.

Nest & Avert

Nest & Avert land Superintendent of the State Or- notice to — Clark, terre tenant. phans' Schools. The appointee is a dis-abled soldier, young, vigorous, and an the representatives of B. S. Sayre, and land condressed himself to the task of blowing out the lamps of fellow educators, that the feeble flame of his rushlight might at least make darkness visible. However, he has failed to compass that end, in S. Kalsav. and in accordance with the principle er, or reflected light eclipse the direct solar ray. Mr. Burrowes is only a ped-

agogue, narrow, jealous, and obstinate.

Let him go his own ways.	lan
	acr
TRIAL LIST, MAY TERM, 1867.	allo sar
P S Tuttle vs. H W Calkins	of
Rufus Warren vs. Pattison & Middaugh	ton
Austin Lathron vs. Jas W Tubbs et al	and
Henry M Lattin & al vs. A H Foster	hot
A Sinter vs. Ward township '	To
J Mitchell & Adams vs. Kelly & Parkhurst	. 4
Denison & Wyckoff vs. E J Bosworth	bot
A Helme et al vs. B S Sayres Ex	by lan
Belar Satterly vs. Noah Wheeler et al	Per
B S Sayres, Ex vs. Jackson Smith sam'l Kondricks vs. Jas H Gulick	eas
Sam'l Kendricks vs. C F Taylor, et al	on
Sylvia Parmentier vs. Allen Daggett	in
E Wildman vs. Mansf. Class Sem	cor
Matthew Heath vs. M McMahon	301
Edward Miller vs. J Managan	Ch
Guernsey & Hastings vs. Rufus Farr	nia
M McMahon vs. A P Shaw	177
Nobles, for Coburn vs. W Y Campbell	ten
S B Card vs. Rufus Fuller	six acr
S B Card vs. Rufus Fuller West Branch Bank vs. Clarendon Rathbone	the
J R Bowen vs. C C Merrill	Per
Charles Dyer & al vs. S W Everett	1
TRIAL LIST FOR THIRD WEEK.	bor
M M Converse vs. H Colton	on
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Bache & Clymer vs. H A Guernsey	the
S Oroutt et al vs. Isaiah Inscho et al Bache & Clymer vs. H A Guernsey Geo Simmons vs. C H Maxwell	8ix
GW Hymes vs. I A Newhall	dw
I A Newhall vs. G W Hymes et al	To
Daniel Short vs. Randolph Churchill	1
Hoppock & Greenwood vs. D C Canfield et al	Tio
W Harrison vs. C L Wilcox J B Grandy vs. P D Parkhurst	cor
Twp of Jackson vs. W H Updike	it l
David Dunbar vs. M G Bowman	En
D W Canfield vs. Ferdinand Thomas	lan
Beard & Cummings vs. H M Gerould, Admr.	all,
J Foulkrod vs. John Sheffer,	one
Bennett for Nichols vs. Lyman Spencer et al	er,
L I Nichols vs. S Babcock	pro
James Seeley vs. Rhodes Hall- II H Dent vs. J W R Stewart	٠,
II H Dent vs. J W R Stewart E R Burley vs. Norman Ashton	Tie
John McGraw vs. A H Foster et al	dec
Daniel S Mackay vs. John Springer et al	Ho
M S Field vs. Chas Carpenter	bу
Morris Kelsey vs. W L Reese	an
David Dunbar vs. S B Brooks	fra sol
	100
A lady fainted a few days since in	boi

A lady fainted a few days since in the cars. A medical gentleman present who went to her relief, exclaimed: "Has any gentleman a flask of whisky or brandy?" Over thirty pocket pistols flashed in the air at once.

SHERIFF'S SALES. BY virtue of sundry writs of Fieri Facias, Leverir Facias, and Venditioni Exponass issued out of the Court of Common Pleas of Tioga county, Pa., to me directed, will be exposed to public sale in the Court House, in Wellsboro, on MONDAY, the 27th of May, 1867, at one o'clock in the afternoon, the following described

street—containing \$\frac{1}{2}\$ of an acre more or less, one frame dwelling house, one frame store, one frame barn and out buildings, and fruit trees thereon. To be sold as the property of Abigail Seely, Harriet Seely, Marvin Seely and Luke D. Seely,

ALSO-A lot of land in Knoxville, bounded

and C. H. Goldsmith, south by Main street, and west by Giles Roberts—containing about 2 of an acre, two frame husses, one frame barn, I frame slaughter house, and some fruit trees thereon. To be sold as the property of Samuel May.

ALSO—A lot of land in the township of Delmar, bounded and described as follows: on the north by lands of Phelps, Dodge & Co., east by Laura L. Kennedy, south by Laura L. Kennedy, and west by — Kenyon—containing 13 2 acres more or less about 12 acres improved, one log house and fruit trees thereon;

ALSO—Another lot bounded north by — Kenyon, east by lands of Joseph Willard, south by Ethan Ashley, and west by Laura L. Kennedy—containing 582 acres, about 25 acres imigured. dy—containing 582 acres, about 25 acres improved, one frame barn, and a few fruit trees thereon. To be sold as the property of H. P. Knowlton and Thomas North.

ALSO—A lot of land in Union township, beginning at a hemlock, it being the scath-aast corner of lot No. 6, of warrant No. 3, of a body of load surveyed in the warranten name of Wilof land surveyed in the warrantee name of Wil

thereon. To be sold as the property of Robert ALSO-A lot of land in Covington township, eginning at a post for a corner, standing in the eastern boundary line of the said larger tract thirty perches south of a white pine, the northwest corner of the said larger tract; thence along hundred and fifteen perches to a hemlock corner standing in the said eastern line; thence west

No. 3, in block No. 7, of the village of Blossburg, with one frame house thereon. To be sold as the property of Thomas Sample.

ALSO—A lot of land in Lawrence township bounded north by land of Daniel Calhoun, east by Daniel Calhoun, south by Mutton lane, Samuel Vangorder, school house lot, Irvin Bostwick and Charles Tremain, and west by Tioga rivercontaining ninety acres more or less, all importance of the containing the cont

proved, one frame house, one frame barn, other buildings and one apple orchard thereon. To be sold as the property of Woodman Demarest.

ALSO—A lot of land lying in the township of Ward, bounded and described as follows: on the field, bounded and described as follows: north by Church street, east by P. M. Clark and J. P. Morris, south by Sullivan street, and west by J. P. Morris, and C. V. Elliott—containing 13 acres, more or less, one frame house, one frame barn,

and fruit trees thereon. ALSO-Another lot bounded north by Wellsbo ro street, east by Williamson road, south by Murdock, Pitts & Bros, and west by lands in possession of J. A. Rose & Co., being 67 feet front and 81 feet deep, one frame store house thereon;
ALSO—Another lot bounded north by A. J. & E. R. Webster and C. V. Elliott, east by Williamdeep, with one frame three-story building partly finished thereon. To be sold as the property of Lawton Cummings.
ALSO—A lot of land in Delmar township

bounded and described as follows: on the north south by highway, and west by Jane E. Dale and William Robertson—containing 50 acres more or

experienced educator. Mr. Burrowes had used his power chiefly to avenge fancied injuries. Having conceived Evans and land conveyed to Eliza Ries, and that the cause of education would note west by land conveyed to Eliza Ries, and that the cause of education would note west by land conveyed to Waldo May, Ediland to the seems to have additional lower of his per cent, for roads to and heing lowers to the seems to have additional lowers of his per cent, for roads to and heing

sold as the property of David D. Kelsey and Elijah S. Kelsey.

ALSO—A lot of land in Rutland township, bounded on the north by land conveyed to A. O. Bush, and John C. Parke, east by said land conveyed to Parke, south by lot No. 144, of the allotment of the Bingham lands in Tioga county, contracted to be sold to Truman Comfort, and land of said John C. Parke, and west by the same land and land of A. C. Bush—containing 116 acres and six-tenths of an acre, with the usual allowance of six per cent, for roads &c., be the same more or less; it being lots Nos. 33 and 34 of the allotment of the Bingham lands in Tioga County, the same more or less; it being lots Nos. 33 and 34 of the allotment of the Bingham lands in Tioga County, the same more or less; it being lots Nos. 33 and 34 of the allotment of the Bingham lands in Tioga County, the same more or less; it being lots Nos. 33 and 34 of the allotment of the Bingham lands in Tioga County, and 4290, about 35 acres improved, one frame house, one frame barn and apple orchard thereon. To be sold as the property of Rufus Clemons.

ALSO—A lot of land in Charleston township, bounded and described as follows: on the north unded and described as follows: on the north lot No. 300 of the allotment of the Bingham nds in Charleston township, Tioga county, onnsylvania, conveyed to Hial Peake, on the st by lot No. 252, contracted to John B. Hardy, the south by the south line of Bingham lands said township, and on the west by lot No. 253, nveyed to Elijah Peake, Jr.; it being lot No. 1 of the allotment of the Bingham lands in Bearman LB Roynolds. to the allotment of the Bingham lands in that lest on township, Tioga county, Pennsylvatia, and part of warrants numbered 1173, and 777—containing forty-three acres, and four-outsining forty-three acres, and four-outside the following forty-three acres improved, frame house, barn and fruit trees hereon. To be sold as the property of David leake and Siles Max.

ALSO—A lot of land in Gaines township, ounded on the west by the Stephen Brace lot, in the east by A. P. Cone, on the north by the orth line of warrant No. 1040, on the south by cty acres, with about forty acres improved, relling house, barn, and fruit trees thereon. be cold as the property of John Blue.

ALSO—A lot of land situated in the county of ALSO—A lot of land situated in the county of ioga, Pa., being lot No. 8, of warrant No. 5. ontaining 145 acres and 73 perches, more or less, the being the subdivision, interest and share which simily Morgan is entitled to in seven tracts of Ward in the Wydra in the Widness Bro 12 12 50 Mark King Myddless Wydra 14 150 Mark King Myddless Wydra 150 Mark King Myddless Wydraes ounty of Tioga, there being seven warrants in all, in the name of Wm. Wilson, containing about vischer, Dimon & ne thousand acres each, and adjoining each other, and No. 1, 2, 3, 4, 5, 6, 7. To be sold as the roperty of John Morgan and Emily Morgan.

property of John Morgan and Emily Morgan.

ALSO—A lot of land lying in the borough of Tioga, bounded and described as follows: Bounded north by Walnut street, east by Meeting House Alley, south by Wellsboro street, and west by lands of E. A. Smead, containing one-third of an acre more or less, one frame tavern house, two frame barns and one ice house thereon. To be sold as the property of Caleb H. Bartlett.

ALSO—A lot of land in Delmar township, bounded north by Vine H. Baldwin and Joseph Berneaur, east by George W. Eastman, Ira Wetherbee, Wm. Stratton and Wm. Eberentz, south by John Chafee and Lewis Dexter, and west by Milos Swope and lands of John Dickinson, containing about 530 acres, about 375 acres improved, two frame dwelling houses, one horse barn, one frame barn and sheds attached, corn house and other fouit was a specific or the standard of the continuidings, two apple orchards, and other fruit was a specific or the standard of the continuidings, two apple orchards, and other fruit was a specific or the standard of the continuidings, two apple orchards, and other fruit was a specific or the standard of the continuities of the standard of the continuities of outbuildings, two apple orchards, and other fruit WT Urell

outbuildings, two apple orchards, and other fruit trees thereon;

ALSO—Another lot of land in Delmar and Elk townships, containing about 693 acres, about 2 acres improved, one frame saw mill and dwelling house thereon, being part of warrant No. 4429.

To be sold as the property of Hezekiah Stewell.

ALSO—A lot of land lying in the township of Middlebury, beunded and described as follows:

Rounded north by lands of Waldo White, east by Bounded north by lands of Waldo White, east by Daniel White, south by highway, and west by W. K. Mitchell, containing one half acre more or less; one frame tavern house, one frame baru and less, one frame tavern house, one frame barn and fruit-trees thereon. To be sold as the property of E. C. Weetbrook and John Kyle.

ALSO—A lot of land lying in the township of Charleston, bounded and described as follows.

Charleston, bounded and described as follows. Charleston, bounded and described as follows:— Bounded north by land of Gibson Elliott, east by highway, south by State road, and west by lands of Cyrus Webster, containing 26 acros more or

B. B. BORDEN,

TIOGA, PA., AS just returned from the City with a large and desirable stock of goods consisting of DRUGS AND MEDICINES.

Hankee Notions, of every description, Glass and Plated-Ware, Wall Paper, Paints and Oils, Dye Stuffs, School Books, Groceries, and finally every thing that is ever kept in a Drug and Notion Store, I would also call the attention of the public to our Stock of GERMAN LAMPS, uncqualed in the wide world, and also that I am Agent for the "Morton" Gold Pen, and shall always keep a large assortment.
Tioga, May 8, 1867-tf. B. B. BORDEN.

THE PLACE TO BUY DRUGS. T the Lawrenceville Drug Store, where you A will find every thing properly belonging to

perches to the place of beginning—containing 29 acres, more or less, about 18 acres improved, one frame house, one frame barn and fruit trees Emith, and others, have applied to the Court of Common Pleas of Tioga county for a charter of incorporation for literary purposes, under the name of the "normal Literary Society of Mans-field," and that the charter will be granted next term if no objection be made.

May 8, 1867. J. F. DONALDSON, Prot.

THE BAZAAR:

ONE Door below Wm. Roberts' Hardward Store, is the very

PLACE YOU LONG HAVE SOUGHT"

SILVER-PLATED WARE such as '

TEA SETTS, TETE-A-TETE SETTS BUTTER DISHES, CASTORS, CAKE BASKETS.

FRUIT BASKĖTS, NAPK<del>IN</del> RINGS CARD TOYS, SILVER SPOONS, PLATED FORKS, &c., &d.

LAMPS, WATCHES, CLOCKS,

JEWELRY, & FANCY -

Wellsboro, May 8, 1867-tf. A. FOLEY. MERCANTILE APPRAISEMENT of Tioga County for the A.D., 1867. Class. Tax.

BROOKPIKLD. Wood & McBride 14 700 BA Seeley 14 CHATHAM. COVINGTON BORD

14 7 00 CHARLESTON, DEBRUIELD. 7 00 A Lee 7 00 DELMAR. Job Willcox & Co 14 700 M Coles & Co 14 700

FALL BROOK BORG. Farmington. GAINES 14 7 00 Geo Barker 14 7.00 14 7 00 JJ Willcox 14 14 7 00 Nelson Swan 14 14 7 00 WH Forguson 14

| KNOXVILLE, | 4 | 7 00 | A Dearman | 14 | 7 00 | 14 | 7 00 | Giles Roberts | 14 | 7 00 | 14 | 7 00 | Wood&Christa | 13 | 10 00 | 14 | 7 00 | T Gilbert | 14 | 7 00 | T Gilbert | 14 | 7 00 | 14 7 00 C Parkhurst 13 10 00 M C Turner 14 7 00 E D Wells 14 7 00 Jool Adams

e middle part of warrant No. 1040, and being e middle part of warrant No. 1040, containing G D Maine 14 700 B Parkhurst 13 1000 MAINSBURG. MANSFIELD. MIDDLEBURY. 14 700 Henj Doane 14 700 V B Holiday Morris.

H C Bosworth 14 700 NAIL ROD IRON Henry Beeley 13 1000 TIMOTHY SEED, Cl'k Kimball 14 700 BUTTER TURS. 14 7 00 B B Bordon 14 14 7 00 P 8 Tuttle 13 14 7 00 Smith a Son 14 13 10 00 T L Baldwin 11 14 7 00 S O Alford 14 Lewis Daggett 13 0 00 O W Johnson 8 12 12 50 TIOGA 14 7 00

UNION WESTFIELD. WELLSBORO.

ONE OF

THOSE LARGE STOCKS

EVERY THING YOU WANT.

T. L. BALDWIN & CO.

SPRING & SUMMER GOODS,

to purchase

BRONZE ORNAMENTS, BRACKETS

of all descriptions in his line of business.

700 Wm O Bristol 14 70 14 7 00 W C Stubbs 14 7 0 14 700 J O Bennett 14 700 14 700 P L Clark 14 700

14 7 00 James Reed 14 ~ 7 0

14 700 White & Tabor 14 70

Here they Come!

HAVE JUST PURCHASED a large stock of

mbracing a general and complete assortment of

DRY GOODS.

ANCY GOODS, LADIES', DRESS GOODS, FROM A CALICO TO A SILK. CLOTHS AND CASSIMERES.

DOMESTICS, YANKEE NOTIONS HATS AND CAPS, CLOAKS, SHAWLS, BOOTS & SHOES,

READY-MADE CLOTHING

HARDWARE, CROCKERY, PAPE HANGINGS, CARPETS, OIL CLOTHS.

Groceries.

FLOUR, PORK, FISH, SALT, IRON NAILS, FARMING TOOLS, STONE WARE,

ANY THING YOU WANT. sare. Since the decline, a large portion of then direct from the manufacturer. We propose to sell them cheap for the Greenbacks. All kinds of Produce taken in exchange for Goods.
T. Lobbaldwin & CO.
Fioga, Pa., May 1, 1867.

Have an Eye on Your Business

HARDWARE,

and save a large percentage by buying your

|GLASS-WARE, TIN-WARE, &C.,

STOVES,

G. B. KIFF & BROTHER,

Third Door on Wellsboro Street,

MANSFIELD, PA.

WE ARE SELLING

NAILS per hundred, Solid Shank HOES,.... HORSE SHOE IRON,. BUTTER TUBS, (best kind)......

Also, a very large stock of

PARMING IMPLEMENTS

We would call the attention of Farmers to the

GORN PLANTER.

NEW FIRM:

TO BUY & SELL IS OUR BUSINESS!

WE will buy at the highest market price the following articles. SHEEP PELTS, DEACON SKINS, DEER SKINS, FURS, HIDES, AND VEAL SKINS,

for which we will pay cash. We will manufacture to order, French or home-tanned CALF or KIP BOOTS, in the bost manper and at fair rates, and pay especial attention o REPAIRING.

ALSO,

. We have a first-rate stock of READY-MADE WORK, on which we will not be undersold, and from this time we shall make it a point to keep up the best

LADIES GAITERS, o be found in the county, which we will sell at a lower profit than such articles have ever been offered in this region. LADIES' BALMORALS, LEATHER

BOOTEES, CHILDREN'S AND MISSES WORK OF VA-RIOUS STYLES, and all styles of MEN'S WORK. LEATHER & FINDINGS

can be bought of us as cheap as any where this side of New York, and we shall keep a full stock FRENCH CALF, FRENCH KIP, UP-PER, SOLE, LININGS, AND

BINDING. Our stock of PEGS, NAIDS, THREAD, AWLS, RASPS, GLOVERS' NEEDLES, LASTS. TREES, CRIMPS, with SHOEMAKER'S TOOLS and FINDINGS, will be found the largest in the county, and the sell for small profits. We talk business and we mean business. We have here here here in this paried largement. have been in this region long enough to be well known—let those who know as try us. Corner of Main and Grafton streets, opposite Wm. Roberts' Hardware Store, GEO. O. DERBY. Wellsboro, April 24, 1867-tf.

ORDINANCE PASSED by the Burgess and Council of the Boro of Westfield, at a meeting held at the fice of B. B. Strang, on the 23d day of Mare Section 1st. It is hereby ordained by authority of the Burgess and Council of the Borough of Westfield, That any person or persons, on or af-ter the 10th day of May next, riding, driving, or leading any horse, mare, mule or ox, on the side-walk of said Borough, or putting or leaving any carriage, wagon, cart, sleigh, sled, lumber, wood, timber, brush, or any other obstruction whatever, on or in the roads, streets, alleys, or side-walks of said Borough, shall be fined one dollar for each and every offence, and it shall be the duty of the High Constable to arrest every such per-

son or persons and bring him or them forthwith before the Burgess to be regularly fined according to law.

B. B. STRANG, Burgess.

Attest: J. C. STRANG, Sec'y.

Westfield, April 24, 1867. Application for a Charter. OTICE is hereby given that application has been made to the Court of Common Pleas of Tioga Co. for a charter by T. D. Elliett, D. P. Benedict, L. Robbins, C. Partridge, and others, under the name and style of the "Regular Bap-tist Church of East Charleston," for religious purposes; and that the said Court have deefeed the granting of said charter at the next term, unless valid objection be made.

JOHN F. DONALDSON, Proth'y.

Apr. 24, 1867, 3w. Application for a Charter. Application for a Charter.

Notice is hereby given that application for a charter of incorporation has been made to the Court of Common Pleas of Tioga County by F. A. Allen, Robert C. Simpson, W. H. Smith, Hugh Young, J. H. Bosard, M. H. Cobb, and others, under the name and style of "The Tioga County Institute of Instruction," for scientific purposes; and that the honorable judges of said Court have appointed Monday, May 27, 1867, as a day for granting said charter unless valid objection be made. JOHN F. DONALDSON, April 24, 1867, 3w. Proth'y.

BEE-HIVE EXCHANGE!

Spring is here, the days grow warm, And the bees begin to swarm In and out of the door Of W. T. Mathers's Grocery Store;

Taking out more than they carry in.

And, funniest of all, I ween,-

Mathers, Thowing the coming rush of the Spring Trade to be as certain as the melting of Winter Snew under the ardent glances of the northward returning sun, has made ample preparation to ac-commodate the trading public with the choicest

GROCERIES

which will be on exhibition

FOR A FEW DAYS ONLY,

fter which, as usual, he will be on hand with a

FOR A FEW DAYS ONLY,

in about Fifty-two chapters. In other words, he proposes to tap the City of New York and draw a constant stream of good things from that Fountain Head. He has laid

Ithout circumlocution, lookage, or transhipment MATHERS

will odntinue to buy FARMERS PRODUÇE

THOGA COUNTY, 88.

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

If Stephen Pierce make you secure of presenting his ctaim, then we command you that you summon Abram R. Wing, late of your County, so that he be and appear before our Judges at Wellaboro, 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 measuages or tracts of land, altuate in the township of Morris, County of Tioga 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. 522, 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 last 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 East line of warrant 1691, thence South 161 rods to the place of beginning, being lots Nos. 5 to 13 both inclusive, of a survey and allpiment 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 same laws and customs, (as its 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, Prothy.

I hereby certify the above to be a true copy of the original writ in my lands:

L. TABOR, Sheriff.

April 10, 1867-6w. TIOGA COUNTY, 88.

[50 CENT U. h. REVENUE STAMP.]

Real Estate Sale. THE Subscriber will sell or ront the following valuable property, to wit:
One tavern stand in Lawrenceville. One Term, on which he now resides, one half mile from three churches, two School Houses, two grog shops, and one railroad, and about the same distance from the line of the-Wellsboro and Lawrenceville Railroad. The farm contains 160 acres of good land, 50 acres timbered, well wa-

tered, and very productive. It requires that the seed should be sowed and planted, however, to onsure a harvest.

One farm in Jackson township, 175 acres; a first-rate place for a cheese factory.

Also—for sale—4' mules, 75 sheep, and other stock, choop on reasonable terms.

M. S. BALDWIN. Lawrence, Apr. 17, 1867-tf.

NOTICE.—Notice is hereby given that James R. Wilson, William Hollands, Robert Cross. y and others, have applied to the Court of Com. orporation to themselves, their associates and successors, for religious purposes, under the name and style of "The Rector, Church Wardens' and Westrymen of the Parish of St. James, Mans-field, Tioga Co. Pn." and that said Court have fixed on Monday, the 27th day of May, next, at the Court House, for a hearing in the premises, when said charter will be granted if no good cause is shown to the centrary.

Apr. 17, 67. J. F. DONALDSON, Proth'y.

EXECUTOR'S NOTICE.—Letters testamen-upon the last will and testament of Wm. Luding-ton, late of Sullivan, deceased, all persons indebted to said estate will make immediate payment, and those having claims will present them to PHŒBE LUDINGTON, } Ex'ra AMANDER EUDINGTON, Ex're. April 17, 1867-61, EGISTER'S NOTICE.—Notice is bereby given that the following named Adminis-trators and Guardians, have filed their accounts in the Register's Office in and for Tioga county, Pa., and that the same will be presented to the

onorable, the Judges of the Orphans' Court, in and for said county, at an Orphans' Court to be held at Wellsboro, on Tuesday, the 28th day of May next, at 10 ô'clock A. M. Final account of J. L. Kingsbury, Adminis rator of the estate of Lyman Hart, deceased. Final account of P. C. Hoig, Guardian of Malissa Hoig and others, minor children, of Shelden Hoig decensed. Final account of M. V. Purple, Administrator of the estate of Ansel Purple, deceased.
Account of Eleazer S. Seeley, Administrate of the estate of David Close, deceased. Account of B. C. Wickham, D. L. Aiken, and Caroline Prutsman, Administrators of the estate of G. M. Prutsman, decceased. Account of T. A. Rumsey, and H. H. Lament, Administrators of the estate of I. S. Rumsey,

Account of John I. Mitchell, Adminis the estate of Hiram Saxton, deceased.

May 1, 1867.

D. L. DEANE, Register. , For Sale. ESIRING to avoid the care and trouble of attending to fify present business I will sail on reasonable terms, all or any part of my farm-

ing and timber lands, situated in the township of Tioga, Tioga county, Pa., and consisting of the following property, to wit:

The farm on which I live at Mitchell's Creek, containing about 300 acres, 80 acres of the same with 3 dwelling houses, 3 barns, a post office or stone building, 2 corn houses, and other out buildings, and 2 orchards and a steam saw mill. Also, about 1000 acres of oak, hemlock, and other timber lands on which there are 2 or 3 cheap dwelling houses, and about 20 acres of improved land.

WM. K. MITCHELL,

Mitchell's Creek, May 1, 1867. TIOGA CO. COURT PROCLAMATION Whereas, the Hon. Robert G. White, President Judge for the 4th Judicial District of Pennsylvania, and C. F. Veil and Elisha T. Bentley, Esq.'a, Associate Judges in Tioga county, have issued their precept, bearing date the 24th day of April, 1867, and to me directed, for the holding of Orphan's Court, Court of Common Pleas, General Quarter Sessions and Oyer and Terminar, at Wellsboro, for the County of Tioga, on the 4th Monday of May, (being the 27th day,) 1867, and to continue two weeks. Notice is therefore hereby given, to the Coroner, Justices of the Peace, and Constables in and for the county of Tioga, to appear in their own properpersons, with their records, inquisitions and the county of Tioga, to appear in their own properpersons, with their records, inquisitions and the county of the c inations and remembrances, to do those thing

which of their offices and in their behalf apper

tain to be done, and all witnesses and other persons prosecuting in behalf of the Commonwealth

against any person or persons, are required to be then and there attending, and not to depart at hoir peril. Jurors are requested to be punctual n their attendance at the appointed time, agree-Office, in Wellsboro, the 1st day of May.

in the year of our Lord one thousand eight

hundred and sixty seven. EEROW TABOR, Sheriff. NOTICE OF APPEALS! S. EXCISE TAX! Eighteenth Collection District of Pennsylvania, comprising the counties of Centre, Lycoming, Clinton, Rioga and Potter.
Notice is hereby given, pursuant to the provisions of Section 9th of the Act approved July 13th, 1866, that the list of valuations, assessments or enumerations, made under the Internal Revenue Laws, and taken by the several Assistant Assessors of this District, will remain open at their offices for the space of ten days prior to the date fixed to hear appeals, for the examina-

peals, relative to erroneous or excessive valua-ations, at his office, in Bellefonte, Centre county, a., on MONDAY, TUESDAY, and WEDNES DAY, the 13th, 14th, and 15th days of MAY. All appeals to the Assessor must be made in writing, specifying the matter respecting which a decision is requested and stating the ground of inequality or error complained of.

B. H. FORSTER, Assessor.

tion of all persons interested.

The Assessor will receive and determine ap-

Bellefonte, April 24, 1867. A PPLICATIONS FOR LICENSE.—Notice is hereby given that the following named persons have made application for Tavern Licenses and Eating House Licenses, and that the same will be presented to the Court of Quarter Sessions the 29th day of May inst., at two o'clock P. M. when all interested, may attend if they think proper.

Houses of Entertainment.

Liberty-Joel H. Woodruff, L. L. Comstock.

Nelson-Charles B. Goodrich. Union—Goorge I. Clafflin'.\*
Rutland—D. W. Hibbard, O. W Hermon.\*
Middlobury—E. C. Westbrook.\*/J. Rodington\* Wellsboro —B B Holiday \*\* A. Hazlott \*\*
Delmar — Wm R Coles \*\* Knoxville—Wm H Hoyte Covington—Thomas Graves Union-Myron Nichols\* Mansfield—D D Holiday\* Liberty-II H Sheffers

Bloss-James Kelleya Rufus Farra J R Tay Elkland-A J Tillmange Jackson-E L Boynton.\*
Fall Brook-Libbins Phillips,\* Deerfield-Ira Wagner.\* EATING HOUSES Wollsboro-George Hastings.

Bloss—John A. Wilson.\*
Middlebury.—V. B. Holiday.\*
Bloss—H. J. Shields\*
Wellsboro—M. Bullard & C. H. Goldsmith\* Tioga—John Van Asten.
Bloss—James Morgan, J P Monell.\* J. F. DONALDSON Proth'y.

HORSE.-For Sale, a serviceable horse.

A HORSE.—For Saie, a Source Vellsboro, May 1, 1867.

May 1, 1867. HE largest assortment of Watches, Clocks, Jowelry and Plated Ware in Tioga county [19dec66] FOLEY'S.