The lightning struck the shed which contained men, women and horses About one hundred persons were para lyzed in an instant, falling on their faces, and as many as fifty were rendered insensible for five or ten minutes, while about a dozen were quite seriously burned. Two horses were killed on the

The lightning struck a post in the centre of the shed, against which Henry Hotel was leaning, and to which a horse was attached by a chain halter. The horse was killed instantly, while Mr. Tillon escaped by being decad and knocked down. A singular fact mentioned in connection with the strange freak of the eletric fluid is that all the persons rendered insensible fell on their

A young lady named Miss Nellie Cassey, who wore a white and black checked dress, was quite seriously injured, and her dress was fairly scorched but did not take fire. Another wo-man was struck on the shoulder, the fluid passing down her side raising a perfect blister in its course. A man from Otto was hit on the right side of the head, and on his recovery the mark was found to commence at the right eye, which was swelled like a puff ball and, could be plainly traced down the keck, across the chest, and off the left

The most fearful consternation existed among the people until it was discovered how light the injuries were that had been inflicted and the excitement was most intense. 'A great many attributed the stroke to the attraction of a mowing machine, which stood near the shed, but two boys who were sitting on it at the time escaped uninjured, nor was the machine at all damaged, if A valuable mare which was hitched

lightning. thunderbolts visited Fair grounds, other establishments may expect to be visited, but, thanks to the genius of the immortal Franklin ample protection is afforded to all who avail themselves of the services of lightning self acknowledges the fact. He will rods.—Buffalo (N. Y.) Express.

Copperhead Judges.

The danger of electing Copperhene Judges is shown by reference to the past judicial "Opinions, of the magistrates of that stamp.
In 1861, when the South seceded, Judge Black, President Buchanan's against palpable wrong should hold his Attorney General, promulgated the 'Opinion," officially, that the General Government had no right to coerce a that our neighbor conducts his business State even in so grave a matter as Re- under disabilities, being in a county bellion. President Buchanan adopted that view, and refused to reinforce or provision the garrison at Fort Sumpter, or to resist the hostile measures of the or to resist the hostile measures of the remainder of the resist the hostile measures of the remainder of the resist the hostile measures of the remainder of the resist the hostile measures of the remainder of the remainder of the session was devoted to Indian the result of the session was devoted to Indian is indispensable to correct time-keeping. Both traitors which finally resulted in the surrender of that Fort, and gave to the Rebels their first success. Judge Black, at the late Harrisburg Convention, en- bill of the establishment last year, nor dorsed Judge Sharswood as having "no will it do it this year. The actual marunsound spot on him,"-which may be taken to mean that he held the same

In 1863 the Copperhead Judges of the Supreme Court of Pennsylvania declared having at that time a majority on the Fortunately the Republicans elected Judge Agnew in that year, and this decision was over-ruled soon after, by his vote. But for this circumstance our State would have been involved in direct conflict with the General Government, and our own citizens probably with each other in this deeply important question. Judge Sharswood en- what seemed to be good. As for that dorsed Judge Woodward, who was at matter we have no option and claim no the head of this conspiracy, at that time, and Judge Woodward now endorses Judge Sharswood as a fit and proper man to succeed him on the Supreme Bench of the State.

In 1864, Judge Sharswood himself tried to get his Court in Philadelphia to declare that U. S. Treasury Notes were not a legal tender—and promulgated an elaborate opinion that the Act of Congress declaring them to be so was untunately again, his two Republican colleagues, Judges Storm and Hare overrule him, and this second attempt at nullification was averted and Pennsylvania saved from disgrace.

The people can judge from this what sort of law may be anticipated from the Supreme Bench of the State if Judge Sharswood should hold the balance of power. Let them take care not to afford Judge S. an opportunity to give more decisions of the same sort.

A good many people in the South are getting their eyes open to the evil in-fluences and tendencies of the so-called Democratic party, and it is no uncommon thing to see articles in Southern newspapers similar in tone to the follawing extract from the Charlottsville (Va.) Chronicle of June 29:

We therefore do repeat what we have already frequently called attention to, with the Northern democracy. We have not one particle more respect for And they are doing us infinite injury not, they have no power and are a per-

We have got to make terms with the republican party—they are the govern- Most startling evidence of that fact ment, and will be for a good many may be seen in the prurient growth of Now let us in public meetings lay i

down that we do not intend to act with by adding that we (individually) are not going to the republicans. A great many people are; a great many respectable people who act chiefly from consideration of policy are; we are not. If the republicans will treat us properly we will in the federal elections vote for

never join the party.
Policy suggests that the Southern people go over to the republican party in a body —that all of us call ourselves republicans. But we do not see how. any conscientious man can describe himself; by a name which is not true; we do not see how any Southern men can put on the livery of the republican party without losing his self respect. ·But the thing is going to be done by a great many; people do not reason nice-

WELLSBORO, PENN A WEDNESDAY, JULY 24, 1867. CIRCULATION 1,740.

REPUBLICAN STATE NOMINATION. JUDGE OF THE SUPREME COURT,

HENRY W. WILLIAMS, OF ALLEGHENY.

REPUBLICAN CONVENTION. spot. An old gentleman named John Gordenier, and two or three others are not expected to recover. One woman was prostrated and deprived of her senses, but not of her power of locomotion; she instinctively gathered herself up and ran to the omnibus, and was conveyed to Holmes Hotel, and declares she had no knowledge of what took place after; the flash until she found herself in a room at the house.

The lightning struck a post in the sound of the root of the primary inectings. The various Boards, therefore, will receive none but Republican Sources. votes.
The following named persons were appointed Cor

> RIOSS-TI W Adams, R C Bailey.
>
> Broskfeld—J H Fisk, William Simmions.
> Chathdm—Sydney Beach, C H Van Dusen.
> Chatlestox—D P Catlin, D G Edwards.
> Covington Township—John Robinson, John Lewis.
> Covington Boro—Thos Jones. S S Packard.
> Clymer—Orren Stebbins, W A Douglass.
> Belmar—John Dickinson, B F Kelsey.
> Beerfield—M V Purple, Henry Byrlingame.
> Elkland—Benj Dorrance, S B Brooks.
> Elk—George Maynard, Loren Wetmore.
> Fall Brook—M Stratton, Alexander Pollock.
> Farmington—William Van Dusen, James Reebe.
> Gaines—O A Smith, A R Vermilyea,
> Jackson—Forris Sturdevant, Albert Mitchell.
> Knoxville—J G Seeley, Augustus Alba.
> Lawronceville—James Stewart, Philander Hurd.
> Lawronce-C Duell, Lucien Smith.
> Liberty—R C Cox, C F Vell.
> Morris—Job Doane, Enoch Blackwell.
> Middlebury—G D Keeney, C J Humphrey.
> Mansfield—O V. Elliott, Phillip Williams.
> Malnsburg—A C Witter, Otis Richards.
> Nelson—Win Knapp, Henry Baxter.
> Oscoola—N Strait, John O Conner.
> Richmond—Walter Phelps, W C Ripley.
> Rutland—W A Lawrence, P V Vanness.
> Shippen—E W Grünelt, G D Leib.
> Stullvan—Lafayette Gray, H B Card.
> Tioga Boro—F H Adams. Cyrus King.
> Union—Wm Ditchburn, John Irvin.
> Westfield—Joh Roxford, Ira Edgecomb.
> Westfield Boro—Ambroso Close, Jacob Keltz.
> Ward—T,O Hollis, Abram Kniffen.
> Wellsboro—G W Merick, John I Mitchell.
> JEROME B. NILES, Chairman. Bloss-IN Adams, R C Bailey. JEROME B. NILES. Chairman Wolliam Adams, Sec'y. Wellsboro, July 24, 1867.

We beg to assure our neighbor JONES to the pole, was knocked down and of the Vidette, that we did not intend died on Friday from the effects of the treat him ungenerously in our re marks upon his official beheading. That he'was not outspoken during the time he held office under, Andrew Johnson is, we believe, not denied, as he himbear us witness that we never reproached him with silence upon the issues of the day during the time of his official captivity. We recognized the considerations of which he makes mention: and while of the opinion then, as now, that no man who has anything to say tongue, we said nothing. We are aware county. The official patronage of the Agitator did not pay the ink and oil gin of profit on all work for the county is less than \$75.

Our neighbor speaks truly when he says that we can afford to be radical.— Foor us we have been from the beginning, and we guess that our friend cannot make a poorer show, we have always enjoyed the luxury of doing right according to the best light accorded to against evil, and only conservative of for all good citizens to denounce the and battled the vices and crimes of the age, and take no pleasure in the bread earned at the expense of the welfare of House or move in humbler walks of life. or decay. constitutional and therefore void. For- And while assuring our friend of the Vidette, of our high regard for him as a evil is not what the Almighty expects of any man.

"THOU SHALT NOT KILL"

Two weeks ago we published an article by Horace Greeley, entitled, "Herod in the Family." The evil rebuked aware of the prevalence of the crime, that the first step for the Southern peo-ple to take is to disclaim all connection a delicate subject; and though we do speech would have been golden. It is the Northern democracy than we have deters from using proper terms in charfor the republicans. They got us into our troubles, and basely abandoned us. now by obstructing the settlement of opened by journalists in the foremost reconstruction. They use us merely as ranks. Only within the few months age enough to turn public accuser.

Undeniably this is a licentious age. Most startling evidence of that fact knowledge of the worst vices among the youth of the land. It sometimes the Northern democracy.

We shall now make our position clear as familiar with the technical language and nature of licentiousness as boys of sixteen were, twenty years ago. We may be mistaken about this, though our opinion is founded upon the contice also comes fully up to the expectcurrent testimony of many individual the best man they put up; but we will experiences. We have, in common with others, noted the decay of the charms of hoyhood with emotions of genuine sorrow. We cannot, as a people, hope to build a State upon such a rotten foundabuild a State upon such a rotten founda-tion. The tree of the Knowledge of dissapointed. Of course speculators Geod and Evil is no longer guarded as will endeavor to keep the prices up, but it should be,; and youth, of both sexes, is privileged to seek its pleasure too generally without let or hindrance. The bold, questioning stare of precocious

scenity, under the lingual poverty of a play upon words, disgrace the journals of the day; and not seldom may such paragraphs be found separated from the Pharisaic column of & Sabhath Reading" by a column rule only.

iousness there is a cause, and it is to be hoped, a remedy. Primarily, it rests with parents to shoulder the responsibility and work the reform. While fathers teach licentiousness by example, and by loose conversation, their sons must either hate their sires or copy the evil-example. The licentious father paves the way for his son into the socirendering them proficient in seductive arts, their pupils may be pardoned for occasionally dropping a fatal stitch in Virtue's stocking-heel. If women are unfit, or unable to bear children nowadays, the mothers who bore them are mainly to be blamed for it. Vicious habits of dress; an imbecile attempt to

shape the form as nature never intended to shape it; improper diet, late hours -all these enemies of happy maternity are invoked by woman herself. From studied effort to disable the body from reproduction of the species to childmurder, is an easy step. Velpeau, Cheeseman, Clarke, and hosts of other professors of murder as a fine art, know this too well. They saw in it a source of wealth, and sought to make it available for their own enriching; and the record of their successes may this day be read on the memorial marble of every cemetry in America, as well as in the brazen faces which illuminate the brothels and concert saloons of our citics. The decay of the Saxon race, mentioned by Mr. Greeley, is terrible indeed; but there is something else not less fearful: The supposed facility with which the physical consequences of licentiousness can be averted, leads many to certain and irretrievable ruin. Let physicians publicly teach that none of these nostrums are specific, that nature can only be thwarted by violence, and

ly stayed. But it is to the lawfully wedded that the consequences of this great wrong come home with greatest force. Though the fact of systematic ante-natal murder is beyond question, as it is beyond jurisdiction, but few comprehend the enormity of the crime. Is there a mother in the country who would strangle her new-born babe? The law names such an act "murder." Aside from the technicalities of the law it is no worse to strangle a child after it breathes than before. The extinction of life constitutes Killing, and the deliberate extinction of life, is murder. The woman who is capable of doing such an act, in full view of the facts, is capable of any

possibly the tide of ruin may be partial-

How can this evil be eradicated? Not by statutes, for the facts are seldom susceptible of proof. By public sentiment, through the press, pulpit, lectureroom, and by the aid of physicians, it may be checked, perhaps reduced to an inconsiderable minimum. The vile

lawed by statute, but it is a notorious fact that these medicines are not specific. Many others, by doing violence to the system, reach the same results, and the evil would still increase. It remains wrong, and so create a public sentiment which shall not tolerate it.

NEW POTATOES .- Who should pop in the other day but friend Charles Grinnell, bearing in one hand a pail of green peas, and in the other a basket of new potatoes. "For the printhe community. If bad men want war, ter," said he, and vanished. May his shadow they shall have it to the hilt of the never be less, may his peavines blossom perenniknife, whether they sit in the White al, and may his potatoes never know bugs, rust, ed. The balance of the session was de-

man and fellow-craftsman, we submit attending an ice cream and strawberry festival in a grove of Uniondale, in Herdick township, on the Fourth, was struck by lightning and instantly killed. The unfortunate young man was standing leaning against a large maple tree when the lightningstruck it, and passed down his body and both legs to the ground. Owen Carpenter, Freeman Carpenter, Newell Burritt, Elias West-gate, T. B. Dimmick, and Mr. Stark were standing near two trees fifteen or twenty feet from the maple, and were in that timely article is one of the most all knocked down and more or less inexcusable, as well as formidable, of paralyzed. Many others felt the shock. The deceased was carried to the house of Daviel Carpenter, and efforts made of Daniel Carpenter, and efforts made tinguish the times in which we live. to restore him, but he was no doubt Not less than others, we have been struck dead instantly. His remains were then taken to hissorrowing friends, at home. It was considered remarkable and perhaps have been silent when that no one else was injured.—Montrose

so much political capital, and are no last past has any one plucked up courtrue friends. But whether friends or last past has any one plucked up courting domestic duties; after the lapse of a short time the mother went to look after her child and, to her indescribable horror, found it suspended by the neck on one of the bed pins. It seems the straw had worked to one side, exposing the fail, and the child creeping about unconsciously, slipped down and thus brought about its death in so sad a man-

ner.—Bellfonte Press. HARVEST.-Our farmers are now busily engaged in harvesting their wheat ly engaged in harvesting their wheat ernment, trusting in good faith that crop, which is said to be the best that they would be repaid, at that moment has been raised in this county for many George W. Sharswood, from the bench tics also comes fully up to the expectation, and promises an Immense yield.
As a natural consequence of this bountiful outpouring of God's goodness, a
reduction in the price of flour; which has been enormously high for a long. has been enormously high for a long TRUE LOYALTY OF THE PEOPLE, WOULD time, must ensue.

If wheat brings two dollars a bushel the yield will be too large to enable them to control, it as they have been doing for the past three or four years.

-Clinton Republican.

CONGRESS.

was called up inquiring how many Mexican prisoners of war had been shot untransfer than forward to peace and prosperity, der the decree of Maximillan. A bill the people will not forget the good so nearly achieved nor excuse those by was offered authorizing the raising of whose madness the cup has been dashed four regiments to operate against the from their lips. The Military Redon-For this marked tendency to licen-Indians. The Senate Reconstruction bill, as amended by the House, was ta-

decided as not in order by a vote of 12 the measure actually passed much harshto 22.

In the House the Senate Reconstruction bill was reported back, with severtion bill was reported back, with se ety of lewd women. While mothers al amendments, which under a call for scheme to marry off their daughters by the previous question, were agreed to. A bill to enable the heirs of soldiers dythe additional bounty due said deceased, message informing the House of the Senate's disagreement to the amend-ment, and it was referred to a Committee of Conference. July 15.—The Senate considered a bill for the relief of soldiers and sailors guilty of the crime of desertion. It was

Reverdy Johnson and Hendricks. scouted the idea.

will be attempted at this time.

Indian or squaw.

in the House. in conferring political privileges on active left in the steamer Thompson, on The difference between their manufacture and stock and prices before buying elsewhere. In conferring political privileges on active left in the left inst, while en route to discharge the European, is briefly this: European Watches member we can't be undersold.

Affairs. classing them with Washington, Adment, and was sentenced to death by ams, and other Revolutionary worthies. the ruling party of England; was comfor John H. Suratt, was adopted. The

voted to Indian affairs.

Laws, in which it was charged that at men, if you dare trust your readers,present the whiskey frauds robbel the Let Judge Sharswood plead his own Government of about \$8,000,000 per case. He will certainly do it better than you can for him.—Press.

THE SURATT TRIAL.—In the Suratt trial on Saturday week the prosecution was closed, with the reservation of the right to submit a motion hereafter for the admission of Duell's testimony relative to the cipher letter. Mr. Bradley moved to strike out the testimony relative to Jacob Thompson, but Judge Fisher said that it was not worth while to cut the case to pieces now. Mr. Brad-ley then submitted objections to other time to make objections. Mr. Bradley, Jr., opened the case on the part of the defence. He attacked Lloyd, Weichman, Dye, Read, Lee, and other withnesses for the prosecution whose character, he asserted would be full. not abound in that false modesty which deters from using proper terms in characterizing an evil, or naming a crime, we have seen that the battle should be opened by journalists in the foremost opened by journalists in the CHILD HUNG.-An infant, six months acter, he asserted, would be fully shown to be attached to this paper.

rushing to peril their lives in defense who had the means were willing to ening of the brain, but hardening of place them at the disposal of the Gov-the heart." of one or the highest courts of the State, HAD IT NOT HEEN FOR THE STERN AND officers hostile to reconstruction. HAVE RESULTED IN DISASTER TO THE NATION. In view of this fact, is Judge T O LAWYERS - Sharswood fit to be trusted? Let the people answer this question at the pells.

Colombia.-We see that special dis-

FROM PEACE TO WAR.-If this coun-

try is again to be plunged into a mel-strom of political passion—if we are to go back to strife and confiscation rather struction bill was passed in defiance of the President's best efforts and those of the Democratic minority in Congress. ken up and after a rambling debate was The latter combined with the Stevens put over. Mr. Sumner called up his wing of the Republicans to defeat the bill for universal suffrage, which was Sherman, and thus managed to render

which exists to prove that he thoroughly comprehended and proclaimed that the power of the Military Commanders in the five Military Districts was ing after honorable discharge to inherit | made virtually absolute. They could not inflict the penalty of death without was read three times and passed. The their authority was bounded by no othmended Reconstruction bill was re- er limits than those of their several disceived back from the Senate with a tricts. Within those limits each was

never before so quiet, so free from violence and oppression. Murders and murderous assaults are almost unknown. Blacks have at length rights which Whites can only assail at their own grave and imminent peril. No one is molested in person by the ruling power. In spite of famine and a very general deficiency of teams and implements, the people are generally at work and that the United States would probably are steadily improving their condition become holden for the payment of the The sufferings are far fewer to-day than rebel debt if the Reconstruction bill they were when the act was passed, and should be enforced. This suggestion hence. No one's property is confiscatwas repudiated by prominent Senators ed, and the last prisoner on account of on both sides. In fact, the President's the Rebellion is out of jail. The voters suggestion was treated as puerile save are being rapidly registered, and everything is being made ready for elections in all the Rebel States at a very early The abler Johnson Senators, such as day. In short, while there are fewer outrages reported in all the ten States under Military rule than in Tennessee alone, they all are moving rapidly and prosperously toward speedy reconstructupon the supplementary Reconstruction ion and self-government. The impeachment project is virtually abandoned, bill, and it has gone to the President. | ment project is virtually bill, and it has gone to the President more kindly regarded. It is not probable that further legislation and the bitterness of hate engendere by our terrible conflict fast giving away to a more generous and fraternal spirit.

chising deserters. The amendment was fy the act of Congress which my veto President asking an appropriation of \$7,200,00 to pay for Walrussia, was rethemselves. If the result shall be his that 25 whites would be killed for every impeachment and deposition, he will have mainly to blame his own folly in having lent a willing ear to the worst advisers who ever misguided a ruler or scourged a nation.—Tribune.

DEATH OF T. F. MEAGHER.-Brigais reported to have been drowned by ted States. by the United States, nor by any State, falling from the steamer Thompson, on in preparing for the Indian war. General Meagher was born in Waterford, In the House, Eldredge, of Wisconsin | Ireland, in August, 1823; received a | the eye and the hand of the most skillful opera bar; joined the Young Ireland move-His remarks were greeted with hisses muted to penal servitude; escaped and from the Republican side of the House, service was found in the ranks of Bull but serve to show that the rebellion Run and other Virginia battles. In with the adherents of Andrew Johnson. tuna, and has acted as Governor for some A resolution to give mileage to members impulsive orator, and joined with Breand Senators for the current session nan, of the New Orleans Delta, now was not received. A resolution of indead, and other adherents, brought Irish politics very prominently into

So far, no Democratic paper in this State has dared to pulish the opinion of Judge Sharswood in the case of Borie vs. Trott against the constitutionality selves, and not take the word of a partisan editor. Print the opinion, gentle-

A funny case came before a justice in taking her to concerts, operas, picnics, rides and ice cream saloons. As an offset he credited her with sundry kisses portions of the testimony, and the Court ruled that is was not the proper or and a ring making in all a to-

Suratt, but by a government officer, for guages; they sneered. Then patriotism; a purpose. The agreement between the conspirators, containing their genuine down in Boston, shot me in Dayton, signatures, is to be produced. Neither bayoneted me in Dayenport, arrested the name of Suratt or his mother is said me in St. Louis, and tried to assassinate me in Alton. But in spite of this I have my independence and individuality.— (Loud applause,). I asked the world what it wanted; it replied, money. I have made it, and am now devoting my time to that, simply out of contempt

The Texas Republican State Convention adopted the principles of the National Republican party, indosed the Civil Rights bill and all the reconstruc-

BANKRUPTCY BLANKS in full setts, at YOUNG'S BOOKSTORE.

To the Justices of the Peace of Ti-

is contractive of straw where a powerful inducement draws a man on to break through them draws a man on to break through the second to the second to the break of the Commission of the Draws a traitor to the Liberal party and the town of the Republican convention. His defeat of foreign influence and sustained by English and French power too the Southern Democracy, like the Northern, is composed of effects and through the contract of the Court of the last functions of the countered the two open sluces, which desire to contract the counter of the decision of the Republican convention. His defeat of foreign influence and sustained by English and French power to the Court of Welter Country Counters of the Court of Welter Country Counters of the counters of the Republican Convention. His defeat of foreign influence and affirmation of the neutron of parts of the counters of the oga County.

P. N. WILLIAMS & CO J. A. PARSONS & CO.

OF SUMMER DRESS GOODS!

NEW FALL GOODS

GREAT.RECUCTIONS.

Prints, good fast colored, at 123 cents,
Brown Sheetings, good width, 123 cents,
Bleached Muslins,
Ticking, Denims, Stripse, Checks; Cottonsdes,
&c., equally cheap. Our entire Stock averages
lower prices than at any time during the last five
years.
J. A. PARSONS & CO.
Corning, N. Y., July 24, 1867.

on the 21st day of June, A. D. 1867; It is hereby ordained by the Burgess and Town Conneil of the Borough of Lawrenceville, Pa,, That on or after the tenth day of August, A. D. 1807, any person or persons yelling or crying out and lounging about the street, alleys, or public places in said Borough, in a drunken or disorplaces in said Borough, in a drunken or disor-derly manner, or displaying any lewdness or in-decency in a public manner, or in any way dis-turbing the peace and quiet of the neighborhood, or cutting or defacing the lookup or any public buildings belonging to said Borough, or in any way interfering with any officer in the disobarge of his duty, shall be subject to arrest by the High Constable or any other proper officer of said Borough to be taken to the Borough Lookup and there confined for a period not exceeding and there confined for a period not exceeding thirty-six hours, when he, she, or they shall be taken before the Burgess of said Borough to be fined in a sum not exceeding twenty-five dollars and costs, and be otherwise dealt with according to law.

A. CROPSEY, Burgess.
C. S. MATHER, Clerk.
Lawrenceville, July 24, 1867-3w.

WALTHAM, MASS.

This Company beg leave to inform the public that they commenced operations in 1850, and their factory now covers four acres of ground, and has cost more than a million dollars, and

The difference between their manufacture and

How American Watches are Made. The American Waltham Watch is made by n part of that watch, and it follows that every suc-

The Company respectfully submit their watch s on their merits only. They claim to make Milwaukee the other day. A young woman who had accepted the attentions and civilities of a gentleman for be made under the old-fashioned handleraft sys-A Better Article for the Money some time, at length was married to tem. They manufacture watches of every grade, somebody else, whereupon the deceived from a good, low priced, and substantial article individual sued for a bill of \$204 25, the in solid silver hunting cases, to the finest chroamount he had paid in her behalf in nometer; and also ladies watches in plain gold nometer; and also ladies' watches in plain gold or the finest enameled and jeweled cases; but the indispensable requisite of all their watches is valued at \$16,672; several squeezes of that they shall be GOOD TIMEKEEPERS. It should be remembered that, except their single lowest grade named "Home Watch Company,

> ROBBINS & APPLETON, July 17, 1867, 1m. 182 Broadway, N. Y.

RAIL ROAD NOTICE. place said Commissioners will be in attendance. JOHN PARKHURST,

S. I. POWER, C. J. HUMPHREY, J. F. DONALDSON, July 17, 1867-3w. Commissioners.

L. B. TAYLOR, of Bloss, will be a candidate for the ffice of Sheriff, subject to the decision of the Repub-an County Convention. R, T. HALL, of Farmington, offers himself a caudi-late for the office of Sheriff, subject to the decision of the Republican County Convention. JEROME B. POTTER, of Middlebury, will be a can lidate for the office of Sheriff, subject to the decision of the Republican County Couvention. J. C. BREMAN, of Lawrenceville, will be a candidate or the office of Sheriff, subject to the decision of the lepablican County Convention.

MANUFACTURED at Hoosic Falls, N. Y., for sale to all who may want a good reliable machine. county, as being the best in use, and has taken

RUGS, MEDICINES, PATENT MED

ICINES, PAINTS, OILS, WIN-

Have come down to Old Prices at last.

WE do not besitate to say that we have the Largest Stock of

 $PURE\ ENGLISH\ DRUGS$

& MEDICINES,

PATENT MEDICINES.

YANKEE NOTIONS,

PERFUMERY,

PANCY ARTICLES, TOILET SOAP.

CLOTH, HAIR, TOOTH & NAIL

BRUSHES, MIRRORS,

WINES & LIOUORS, &C.,

EVER BROUGHT INTO THIS MARKE

We have also the Largest Stock of

PAINTS. OILS, GLASS AND PUTTY

Such as

Pure White Lead, Pure White Zinc, Linser Oil, Coach Varnish, Furniture Varnish, Yel-low Ochre, Venetian Red, Chrome Yel-

low, Chrome Green, Prussian Blue, Patent Dryer, Lacker, Japan,

Spanish Whiting, Paris White, Kalsomine, Resin, Tar, Log Wood, Fustic, Brazil Wood, Cam-wood, Redwood, Potash, Putty, Alco-

cohol, Benzole. Spirits Turpentine,

and Kerosene Oil. Paint and

Which we will sell 25 per cent. cheaper than any

other establishment in the county. In short, we have every thing ever kept in a first class

DRUG STORE.

and all we ask is for you to call and examine our

P. R. WILLIAMS, P. R WILLIAMS & Co.

ROLL CARDING

East Charleston, Tioga Co., Pa.

HAVE engaged Mr. Geo. Wescott, of Caton

The Machine is in first-rate order, and I can

safely promise to suit as many customers as any

ther man. A. H. AVERY.
East Charleston, June 12, 1867-1f.

Buy the Best.

It is the cheapest in the end.

field, Main Street, Wellsboro. All forks war-

ranted to give perfect satisfaction or no sale .-

ATTENTION, FARMERS.

MOW AND REAP BY HORSE POWER.

THE CAYUGA CHIEF,

now in use. It always takes the first preminated Fairs and Exhibitions.

WOOD'S MOWER,

HARKNESS & RILEY,

BOOT AND SHOE MAKERS.

Over Wilson & Van Valkenburg's Store, in the

room lately occupied by Benj. Seeley.

DOOTS AND SHOES of all kinds made to order and in the best manner.

REPAIRING of all kinds done promptly and

DENTIST

Is permanently located at Wellsboro, Office over J. R. Bowen's Store, where he is prepared to execute all work pertaining to his pro-

Teeth extracted without pain by the use of

lately improved Spray Producer. | Chloroform and Ether administered when desired. All work

warranted. Satisfaction guaranteed or no char-

CASH PAID FOR

Wellsboro, June 26, '67. D. P. ROBERTS.

To the Farmers of Tioga County.

WOOD'S PRIZE MOWER & COMBINED MOWER & REAPER,

These machines are well known throughout the

JOINTED BAR MACHINES,

JOHN HARKNESS,

July 3, 1867.

A. B. EASTMAN,

SURGICAL & MECHANICAL

Wellsboro, June 26, 1867-tf.

Wellsboro, Jan. 2, 1867-1y.

TEARS & HATFIELD.

N. Y., a men of forty years experience, to perintend my roll-carding business this season,

All goods warranted or no sale.

Wellsborg, June 26, 1867.

TEARS & HATFIELD.

Jane 26, 1867.-2m.

the sale of

J. L. WILLIAMS, }

DOW GLASS, & PUTTY,

SEMPER IDEM.

GROCERY AND PROVISION STORE

OLD saying that a penny saved is a penny carned, justifies GARDNER in naming his establishment a Savings Baph. Economy is Wealth, said some old chap whose name I have forgotten; and it is economy to trade, where the SLAUGHTER

without reprieve. I can sell Sugars, Teas, Mor lasses, Fish, Pork, Flour, Corn Meal, Coffees, Canned Fruits, Spices, and everything intended for family uso, giving the buyer the benefit

OF THE

fall of the markets, an advantage duly appre-ciated by everybody, excepting only those verdant

INNOCENTS who prefer PROMISING TO PAY one bun-

EVERY FRIDAY,

and fill up as fast as I sell out.

A PPLICATION IN DIVORCE.—To Lydla Jennings:

A: Take notice that Charles Jennings, your bushand, has applied to the Court of Common Pleas of Tioga County for a divorce from the bondaof matrimony, and that the said Court has appointed Monday, the 20th day of August next, at the Court House in Wellsboro, for a hearing of the same, at which time and place you can attend if you think proper.

July 10, 1867.

LEBOY TABOR, Sheriff.

A PPLICATION IN DIVORCE.—To Rufus Potter—
Take notice that Mary L. Potter, your wife, by her next friends A. S. Browster, has applied to the Court of Common Pleas of Tioga County, for a divorce from the bonds of matrimony; and that the said Court has appointed Monday, the 28th day of August next, at the Court House in Wellsborro, for a hearing of the same, at which time and place you can attend if you think propet.

July 10, 1867.

A PPLICATION IN DIVORCE.—To Curtis C. GutieA Take notice that Harriet A. Middaugh, your wife,
by her next friend John H. Middaugh, has applied to
the Court of Common Pleas of Tioga County, for a divorce from the bonds of matrimony; and that the said
court has appointed Monday, the 26th day of August
next, at the Court House in Wellspore, for a hearing of
the same, at which time and place you can attend if
you think proper.

July 10; 1867.

of Common Pleas of Toga County for a divorce from the bonds of matrimony; and that the said Court has appointed Monday, the 26th day of August next, at the Court House in Wellsboro, for a hearing of the same, at which time and place you can attend if you think proper.

Executor's Notice.

A DMINISTRATOR'S NOTICE.—Letters of A administration having been granted to the undersigned upon the estate of William Babb, late of Morris township, deceased, notice is hereby given to those indebted to, and those having claims against said estate to call and settle with WILLIAM W. BABB, Adm'r.

A UDITOR'S NOTICE.—The undersigned having bea appointed an Auditor to distribute the funds atsing from the sale of the catate of Kasson Parkhurs, deceased, will attend to the duties of his appointment on Tuesias, the 20th day of Angust rest, at 1 o'clock P. M., at the office of R. T. WOOD, Eag., in Elkland Boro.

Livis 30, 1867.

By B. STRAND, Auditor. July 10, 1867.

A Uniton's Notion.—The undersigned having been appointed an Auditor to settle and adjust the accounts of Daniel Angell, et al. will attend to the duties of said appointment at his office in Welleboro, on Thursday, the 25th day of July, A. D. 1807, at; 2 o'clock in the afternoon of said day, at which time and place all persons interested will please, attenday JEROME B. NILES, Auditor. Welsboro, July 10, 1807-3t.

ESPRAY.—Strayed from the promises of the subscriber near Urial Broughtons in Delmar township on or about May 30th, 1867 a large Buck Sheep, formerly owned by John Bliss of lence of the subscriber in Delmar, July 10, 1867-3w.* E.

TRAY.—Come into the enclusure of the subscriber about the last of May, one bright red Yearling Steer, with a star in the forehead. property, pay charges, and take him away. Farmington, July 10, 1867-3t.

GOODS GO OFF like hot cakes at C. B. KELLY'S.

FETTERS of administration having been I have the sole Agency for this region, and can fill all orders promptly. I am also agent for of granted to the undersigned upon the estate of Albert Clark, late of Chatham, deceased, all persons indebted to said estate, and all having claims against the same, are requested to cal and settle with REUBEN MORSE,

> Orphans' Court Sale. TOTICE is hereby given that Harris Hotch-kiss, Guardian of Mathew B. Hotchkiss, inor child of Lovisa Hotchkiss, deceased, will n pursuance of an order of the Orphans' County, soil to the highest and best oldder for cash the following described lot of tround in Tioga Boro, Tioga Co. Pa, bounded torth by Wellsboro street, east by lands of Merchet Cocclicion and by the last of Merchet Cocclicion and the last of the th garet Goodrich, south by lands of A. C. & J. S. Jish, and west by lands of Johnston, Lowell & J.: containing one-fifth of an acre, on Saturday, he 3d day of August 1867 at 1 states D. M.

Gas Light for the Million

THE attention of our readers is called to a new and very ascful invention for the burning of the Carbon or Petroleum Oils—Andrew's Patent Gps Generator. The Generator can be used en apy ordinary Lamp. It saves thirty-three per ant. of oil, and gives a brilliant, odorless light. the smoke and superfluous carbon being con the smoke and superfluous carbon being consumed, it constitutes by far the best sick-room lamp over used. No chimneys are used, hence no breaking and expense in that line. It will not blong out," nor can it get out of order: It cannot explode, and is always safe and convenient, besides being the cheapest and best gas light in use. The citizens of this town and vicinity ore now being supplied with the Congretor, and so bw being supplied with the Generator, and an portunity for obtaining it will be offered to very samily in the county.

The Company wishes to secure a limited num

ber of good men to sell Uenerators, and Tops and County Rights, to whom the most liberal inducements are offered. For particulars, address KSHINKA & HUCKELL.

July 17-3w2 Wellsboro, Tioga Co. Ps.

A FEW MORE PIECES of those substantial Sheetings and Shirtings,

TUST RECEIVED .- A car load of SALT at (10**j**uly)

ly; oaths, names, emblems are barriers of straw where a powerful inducement

July 12-In the Senate a resolution

finally referred to the Military Committee. The President sent in a message, the chief burden of which was by Senator Buckalew of this State.

The House and Senate had agreed

July 16.-In the Senate a bill for the July 16.—In the Senate a bill for the Such are the auspices under which relief of certain soldiers, and sailors the President sees fit to challenge Concharged with desertion, was reported, gress and the people to a new trial of Senstor Hendricks offered an amend-strength. Forgetting or ignoring his Senator Hendricks offered an amendment repealing the act of 1865 disfran-effect—" I will circumvent and nullirejected by 29 to 7. Message from the did not suffice to defeat.' And so we ferred to the Committee on Appropriations. A bill to establish peace with vans Ashlav to whom he seems to the Indians was called up. Senator dislike, and who certainly have no par-Henderson stated that the Indian war tiality for him. He is doing for them was now costing \$150,000 per day, and what they could not begin to do for

No business of importance was done July 17.-Senator Wilson offered an amendment to the Constitution to the effect that no distinction shall be made

eulogized the late leaders of the rebellion, quiry into the alleged fact that the American use. President had pardoned rebel witnesses

deserters' bill passed both Houses, July 18.-The Senate considered and a humane policy toward the vanquish-

SAD OCCURRENCE.—A correspondent informs us that Butler Burdick, while the execution of the Internal Revenue

JUDGE SHARSWOOD IN FAVOR OF RE-PUDIATION. - When brave men were of the Government, and when those

patches from Colombia announce the defeat of Mosquera, and of his effort at a revolution. The nine States of the Colombian Confederation have united-

CLOSING OUT SALE

N order to sell out the balance of our Summ

the subscribers have made the following

Best Crown Granadines from. 621 to 50 Figured White Alpacas from... 69 to " from... 44 to Best Buff Marseilles from... 87½ to

And many other articles at equally great reductions. Our Stock of Staple Goods we are keeping full of bargains, selling

BOROUGH ORDINANCE, PASSED by the Burgess & Town Council of the Borough of Lawrenceville, Pa., at a meeting held at the office of G. W. Ryon, Esq.,

Butter and Cheese. IGHEST Market Price paid for Butter and Cheese, or shipped for parties at 24july67. TOLES & BARKER'S.

A CARD FROM THE AMERICAN WATCH COMPANY

employs over 700 operatives. They produce 75,-000 Watches a year, and make and sell not less dier General Thomas Francis Meagher | than one-half of all the watches sold in the Uni-

is indispensable to correct time-keeping. Both full education and was admitted to the tive must vary. But it is a fact that, except watches of the higher grades, European watches are the product of the cheapest labor of Switzerland, and the result is the worthless Ancres, Levines and so called Patent Levers-which soon cost more in attempted repairs, than their original price. Common workmen, boys and women has the saugh arrests pasts of these watches from various factories, polish and put them together, and take them to the nearest watch mer

chant, who stamps and engraves them with any name or brand that may be ordered. such uncertain process-and by no such incompetent workmen. All the Company's operations, from the reception of the raw materials to the completion of the Watch, are carried on under referred a resolution declaring the sense of legal-tender notes. They abuse us for giving it to the country, and defend of the American people toward Mexico.

Indeed, and under one seniting and competent direction. But the great distinguishing feature of their Watches, is the fact that their several Judge Sharswood for rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of their Watches, is the fact that their several rendering it, but the great distinguishing feature of the they will not print the opinion. They parts are all made by the finest, the most perfect tude of the Liberal army, and suggests graciously instruct their readers what and delicate machinery ever brought to the aid it all means, but they decline letting of human industry. Every one of the more than them see it in Judge Sharswood's own a hundred parts of every watch is made by a Fork can be seen at the office of Williams & Hatwords. Now, we think that even the machine—that infallibly reproduces every suc men who read Democratic papers are entitled to think and judge for them—

It was only necessary to make one perfect watch It was only necessary to make one perfect watch of any particular style and then to adjust the your order immediately. hundred machines necessary to reproduce every

seeding watch must be like it.

Boston," ALL WATCHES made by them ARE FULLY WARRANTED by a special certificate, and this warrantee is good GEO. FRANCIS TRAIN drives a nail of at all times against the Company or its agents.

> AMOS TRUMBLE, THE STONY FORK BUTCHER, will deliver Wellsboro, and vicinity, every Tuesday and Friday. He intends to furnish none but first quality meats, in good order, and at fair prices.
> Stony Fork, July 17, 1867-3w.

THE undersigned, the Commissioners of the Wellsboro and Lawrenceville Rail Road Company hereby give notice that the Books of said Company will be opened at the house of B. B. Holiday, in Wellsbore, in the Conaty of Ticga. State of Pennsylvania, on Thursday, the 8th day of August next, at 12 o'clock M., for the ourpose of receiving subscriptions of stock and o organize said Company at which time and

ANNOUNCEMENTS.

the premium over all other competitors. We shall keep an ascortment of

which have lately been put into use. Also of the stiff bar. A good assortium of the guards lican Convention.

REUBEN MORSE, of Chatham, will be a candidate for County Commissioner, subject to the decision of the Republican County Convention.

the stiff bar. A good assorting to the guerra and other fixtures constantly on hand. Price of jointed bar machines, \$110. Cheaper than they have ever before been offered to the public. have ever before been offered to the public.

PURPLE & KINDALL, Agents. Cash paid WOOL by P. R. WILLIAMS PURPLE & KIN for for Wolfer of the Cash paid to Wellsbero, July 3, 1867-tf.

SAVINGS BANK

OTHERWISE

GARDNER'S

THE

of high prices is being prosecuted with vigor and

dred per cent. profits to the seller, to PAYING twenty five per cent. cash on delivery of the goods. I shall offer my stock of goods at fair EVERY MONDAY. . EVERY TUESDAY.

EVERY WEDNESDAY. EVERY THURSDAY,

EVERY SATURDAY, - L. A. GARDNER

Wellsboro, June 12, 1867. PPLICATION IN DIVORCE.-To Lydla Jennings

A PPLICATION IN DIVORCE.—To Cartis C. Guilo-

A PPLICATION IN DIVORCE.—To Ferdinad 0. Cross—Take notice that Susan 0. Cross, your wife, by her next friend Peter Reep, has applied to the Court of Common Pleas of Tioga County for a divorce from

ETTERS Testamentary having been grauted to the undersigned upon the last will and testament all A. Hebbard, late of Richmond, deceased, all persons indebted to said testator, and all persons having claims against him, will call and settle with A. M. SPENCER, Richmond, June 26, 1867, 6w* Err.

Morris, June 26, 1867-6w

Charleston township. Any one knowing of such a stray will-confor a favor, and be suitably rewarded by leaving word with D. L. Deane, at the Recorders Office in Wellsburo, or at the resi-

RARE CHANCE FOR BUSINESS MEN:The fine location for a store between the building known as Roy's Block, and Bullard's Saldon is now offered for sale on peculiar and favorable terms; inquire at Roy's Drug Store. MOWER & REAPER, is undoubtedly the best Machine in the world, about TWEN-TY-ONE THOUSAND of these Machines being Administrator's Notice.

Chatham, July 3, 1867-6w.

3d day of August 1867, at I o'clock P. M. HARRIS HOTCHKISS, Tioga, July 17, 1867, 3w.

MRS. FOY'S Corsets and Skirt Supporters,

April 1, 1867. C. B. KELLY'S.

April 1, 1867. ROPES FOR HORSE FORKS, at [july17] TOLES & BARKL.

famed for its light and even draft, and for doing fast and good work. This Machine will pay for any large farmer in one season.

D. P. ROBERTS. itself in the saving of wages paid to mowers by

C. B. KELLEY'S.

C. B. KE' ' Y'S. t a great bargain at