invitation to arge—earnestly urge—urge in the name of a patriotic people, who have sacrificed hundreds of thousands of loyal lives and thousands of millions of treasure to preserve the integrity and Union of this country, that this order be not insisted on. It is unmistakably the expressed wish of the country tha General Sheridan should not be removed from his present command.

"This is a republic, where the will of the people is the law of the laid. I beg that their voices may be heard. Gen. Sheridan has performed his civil duties faithfully, and intelligently. His removal will only be regarded as an effort to defeat the laws of Congress. It will be interpreted by the unreconstructed element in the South—those who did all they could to break up this government by arms, and now wish to be the only element consulted as to the method of restoring order—as a triumph. It will empoiden them to renewed opposition to the will of the loyal masses, beleveling that they have the Executive with them."

The President in reply says: 'In assuming that it is the expressed wish of the people that General Sheridan should not be removed from his present command, you remark: "This is a republic where the will of the people is he law of the land, and 'Beg that their voices may be heard.'. This is indeed a republic, based, however, upon a written Constitution. That Constitution is the combined and expressed will of the people, and their voice is law when areilected in the manner which that instrument prescribes. While one of its provisions makes the President Commander-in-Chief of the army and navy, another requires that he shall take care that the laws be faithfully executed. Believing that a change in the command of the 5th military district is absolutely legal, I have issued the order which is necessary for a faithful execu-tion of the subject of this correspon-dence, and in thus exercising a power that inheres in the executive under the Constitution as commander-in-chief of the military forces, I am discharging a duty required of me by the will of the nation, as formally declared in the supreme law of the land. Any other course would lend to destruction of the republic, for the Constitution once abolished, there would be no Congress for the exercise of legislative powers, no executive to see that the laws are faithfully executed, no Judiciary to afford to the citizen protection for life, limb and property. Usurpation would inevitably follow, and a despotism be fixed upon the people in violation of their combined and expressed will.

"In conclusion, I fail to perceive any military, pecuniary or patriotic reasons why this order should not be carried into effect. You will remember that in he first instance I did not consider Gen. the command of the Fifth Military District. Time has strengthened my convictions upon this point, and has led me to the conclusion that patriotic considerations demanded that he should be superseded by an officer who, while he will faithfully execute the law, will at the same time give more general satisfaction to the whole people, white and black North and South. "I am, General, very respectfully, ours, Andrew Johnson.

"To General U. S. GRANT, Secretary of War ad interim."

Plain Facts for Taxpayers.

It should be borne in mind by every taxpayer of the nation that the enormous burden of debt under which the country is staggering, was fixed upon it by a rebellion inaugurated, fostered and strengthened by the Democratic party. It should be borne in mind that this debt was enormously increased by the aid and comfort given to the rebellion party, whereby the rebels were encouraged to prolong the struggle against the hope of success had been extinguished. It should be borne in mind that the debt of the nation was still further inparty to cripple and destroy the public credit, in the midst of the struggle for national existence, and that the national bonds were thereby forced to heavy discurrency was thus largely reduced be-low its true value in gold, thereby adding enormously to the cost of all material purchased for the use of the Govern-

It should be borne in mind by every taxpayer of the nation, that the Democratic party stands pledged to secure compensation to the slaveholding rebels for every slave set free by the Emancipation Proclamation and Constitutional and unjust burden to the already onerous taxation under which the country

It should be borne in mind that all of the Fortieth Congress have placed themselves upon the record, by their votes, in favor of the monstrous propoliable, under the Reconstruction laws, for every dollar of the State debts of all the States in rebellion.

It should be borne in mind by every ment, is justly chargeable against the Sth day of October next, leaving n Government, and that this party only true man at home, Andrew Johnson's tempt to regain power, to fasten this debt upon the people of the United

It should be borne in mind by every taxpayer, that the Democratic party has made persistent and strenuous efforts to injure both public and private credit, to meet its obligations promptly, thus carrying wide-spread ruin throughout

GOODLETTSVILLE in quiet and se-Irish benzinist, in a delirious condition, suddenly dawned on a group sitting in the mellow twilight, on the hotel porch. light the path of their retreat from the The intruder uttered a warwhoop, bull-ed out a revolver and fired straight at the party. That group fled in utter dis-may. The Hibernian then went to the kitchen and dining-room and commenced a general popping at the pretty waiter girls. Dishes were knocked into atother was produced and commenced going off. The humorous unknown, after

WELLSBORO, PENN'A. WEDNESDAY SEPT. 4, 1867.

JUDGE OF THE SUPREME COURT, HENRY W. WILLIAMS,

OF ALLEGHENY. REPUBLICAN COUNTY TICKET. FOR ASSEMBLY, B. B. STRANG, of Westfield.

FOR SHERIFF. FOR TREASURER, H. C. BAILEY, of Delmar. FOR COMMISSIONER.

DAVID CAMERON, of Tioga. FOR JURY COMMISSIONER, FOR CORONER, E. J. BOSWORTH of Bloss.

Extract from His Opinion in the Case of Borie vs. Trott.

On the whole, then, I am of opinion, that the ovision of the act of Congress of February 25th, 1862, declaring the notes issued in pursuance of that act to be lawful money, and a legal tender, UNCONSTITUTIONAL. This renders it unnecessary that I should

mary, 1864, where the opinion is published in full. It may also be found in the Legal, Intelligencer fi March 18, 1864, page 92. In the same copy of the Age is a carefully pro-pared culogy of the judge and this opinion, in

"Judge Snanswood reasons upon and decides the case as if he were some lofty spirit sitting far above and out of the contentions and etrifes of will not the holders of greenbacks and Gov ernment bonds consider the judge as quite too elevated and etherial for such entitly hounts as a

licad majority, Colonel.

apart for slaughter this fall. We may emies. be able to announce the victims next

by the State Committee failed to arrive. But short and stirring speeches were ures. made by Messrs. John S. Mann, B. B. Strang, S. F. Wilson, and Maj, Nichols, fully covering the issues upon which drew Johnson. His course means one the campaign is to be made. They of two things: either he is plotting to HAS THE RIGHT TO JUDGE FOR ITSENF were frequently applauded, and the au- be his own successor, by doing the will of the compact, and to choose for dience manifested that earnest attention which promises well for our cause at | he is the best man for them; or, failing

The events of the last fortnight are of true men with painful anxieties and ap- ish, dehumanized, and recklessly ambiprehensions. The suspension of Secretary Stanton, the removal of Sheridan, Sickles, and others, from posts menaced | military and naval power of the repubby dangers that cannot be overrated, lic, being the depositaries of all power. count in contracting loans with which taken with the known irresponsibility They not only constitute armies, but to carry on the way, and the national of the bad man who sits in the White furnish the means to equip, feed, and House, are enough to fill the minds of pay them. They will never obey the any but rebels and rebel sympathizers will of an usurper. Andrew Johnson with forebodings. Touching the obe- is foolish enough to estimate public inof this republic has there been a more of this republic has the been a more of this republic has the re Amendment, thus adding an immense critical period than this that we now;

the Democratic members in the House arms against the nation. He is remov. If you want peace you must conquer it. sition that the National Government is toils of treason, and substituting men you must be up and doing; and peace who are mere tools of a bad master.

for hope. One is the 40th Congress, to only by your vigilant action as voters. taxpayer that the Democratic party, re-assemble two months hence, but per-through its orators and writers for the press, is committed to the unheard of haps too late to avert all the dangers lets; you are now called upon to put proposition that the Confederate war that menace; the other is the ballot-box, bt, contracted in the iniquitous strug- If Republicans go up to the polls on the lots. gle to overthrow the National Govern- 8th day of October next, leaving no waits the success of its insidious at power will be practically ended, and the danger which now threatens will b

averted. Friends, look for no miracles to b of this imperiled nation. God's provi and being on a financial crisis, such as dences are indissolubly joined to human will make it impossible for the nation instrumentalities to the best of our win instrumentalities to the best of our vis ion. The unexpected demand for act the country, and reducing to beggary lon at the polls should stimulate every thousands of widows and orphans and voter to duty. For years the building other worthy persons whose little all is up of party walls has been no care of invested in government bonds, for the up of party walls has been no care of redemption of which the faith of the ours; but he must be hopelessly blind Government is pledged.-Miners! Jour- who does not see that the liberties of preserved by the Republican party date watering place, a fair, miles from The friends and counselors of Andrew Nashville. Several evenings ago, an Johnson being now engaged in the contribution of the

22d of February speech in 1866, declar ing his intention to do his own will and oms by the playful bullets, and the drink his own whiskey, regardless of the vital issues upon which parties are shricks of the girls drowned the din of decency and his solemn pledges, suspinow joined, consent to carry the flag of falling chairs and tumbling tables.— cion attached to every member of his that party. With right-minded men When one revolver was emptied, an- Cabinet. The Republican papers com- there can be no difference of opinion as burning up all his ammunition without ton for remaining identified with the puncturing any person, was finally recreant Administration. We counsel all men, we confess that we can find no or come very near carrying either one captured and placed in prison.

| Should carry either one or come very near carrying either one of them, the fact will not, under existing either one carrying either one of them, the fact will not, under exists to excuse for the coupling of honesty and time eigenvers. The pretonce of Andrew Johnson that good authority, that Secretary Stanton Copperheadism together. Good and the removal of Sheridan and Sickles is remained for a patriotic purpose; in necessary to insure a proper execution other words, that at the urgent appeal of the military reconstruction bill is one of Radical Republicans, he consented Calmiess in the face of danger and His repeated avowals of hostility to that to occupy a doubtful position, the better difficulty is the measure of strength.

Rut anathetic indifference is not calmi-

a wise purpose, for a patriotic purpose, the people as the needle to the pole; the issue of legal tender notes impossible and if any man can read his letter to the issue of legal tender notes impossible and acquittal refused under any circumstant and if any man can read his letter to the issue of legal tender notes impossible acquittal refused under any circumstant and is acquittal refused un self no credit by his effort to open the the last man and the last dollar, beny campaign of 1868, in this day of nation- this and you deny the right of a golernal auxiety. In General Grant seems ment to exist at all. to repose the hope of salvation from anarchy. He must be trusted.

Bench, is a State-rights man of more ness, with bayonets and cannon. than thirty years' standing. He holds to the doctrine that a State may elect whether true men or traitors shall rule whether it will obey the laws of Con- in this republic. Shall Judge Sharsgress or not. He has never changed. wood, who sympathized with the folit-He is, therefore, the legitimate stand- ical aims of the rebels, be elected b the ard-bearer of the State Rights party; Supreme Bench of the State, or shall party which holds the rights of rebels men rally to the support of Judge Wilin higher esteem than it does the rights liams, whose record is a proud testmo of the men who hunted the rebellion to ny to his devotion to Freedom? its hole. State-Rights was the origin of Secession, and Secession begotarmed rebellion. Judge Sharswood sustained rebellion. Judge Sharswood sustained In his famous proclamation against Calhoun and mullifleation against Gen. the South Carolina Nulliflers in Delemman shall occupy a seat on the Bench

It was Judge Sharswood who, during by by the letter of the Constitution, unquither darkest days of the war, sitting as a judge, decided that the issue of paper money by the Government and making which it was formed." it a legal tender, was unconstitutional! The Lycoming Standard laments the Without this money the war for the fact that there are over 4000 men in Ly- Union could not have been prosecuted. the audacious pretensions at the treacoming county who do not take a pa- Not, a division could have been equipt, per. That accounts for your Copper- subsisted, and paid, not a ship could have been put affoat or a cannon made. crushed that incipient treason under Judge Sharswood knew this; and he his heel. Democrats and Whigs clasped have been put affoat or a cannon made. We were unable to be present at the knew that the effect of his decision Democratic" Convention held Mon- would be to weaken public confidence day night week; and what is worse, in the national credit. Virtually he dehave found nobody who was present, nied the power of the nation to defend and cannot therefore tell who was set litself from the assaults of its deadly en-

No government ever waged a long war on the specie system. Nations use The Republican Radification meeting, their credit in prosecuting war. This held at the Court House last Wednes- is no new fact. It is well recognized day evening, proved one of the pleas- among public writers upon political antest in our recollection. By some economy, but Judge Sharswood seems misunderstanding the speaker promised not to have learned that extraordinary emergencies justify extraordinary meas

It is not difficult to comprehend Anof rebels, and thus assuring them that usurpation of absolute power, and the subordination of the entire country. Of such stuff as Andrew Johnson kings such character as to fill the hearts of all are often made. Ignorant of duty, self-

dience of Andrew Johnson to the will telligence by his own. Ambitious, false, of the people there is no longer any and besotted, he sees the masses in a room for doubt. He does not intend to state of moral inebriety, staggering in sis: obey the majority. Never in the life the gutters of demoralization. If the and the shame. Friends, there is no no hour during the war of the rebellion Mr. Johnson is in full sympathy and discharge in this war. The enemies of when there was greater responsibility co-operation with the men lately in free institutions will not give you quiet. ing the men to whom the nation is so If you want rest you must earn it. If much indebted for its rescue from the you would reap the fruits of victory is to be conquered, rest to be earned, The people have yet two anchorages and the fruits of victory to be secured down treason in high places with bal-

The Committees of Vigilance appointed for the several election districts by the Republican county Committee, are required to canvass their respective districts at once, and report to the Chairman, John I. Mitchell, Esq., Wellsborough, by letter. The pending election is to put upon the Supreme Bench of this Commonwealth, either a tool of Andrew Johnson and an apologist for treason, or a man who is identified with the policy of Congress, and whose record is stainless. Perfect your measures by the following paragraph, which we transfer from the New York Times. The for bringing every Republican to the polls on the 8th of October. With a full polls on the 8th of October. With a full evidently watching with an anxious vote in the Republican strongholds the eye the progress of political events in election of Judge Williams is beyond a Pennsylvania, and a Democratic victory doubt. No true man can be idle in this a flow of capital towards the State or

"No good man, under the circumstances, can consent to be a candidate of the Copperhead party," said Mr. Wilson, at the Court House, last Wednesday night. We endorse that with this qualification -that no earnestly and positively good man will, unless hopelessly ignorant of to the duty of the citizen in this emer-gency. Desiring to be charitable toward should carry either one of these. States, evil do not mate together.

of the baldest impostures of the age. His repeated avowals of hostility to that measure, his attempts to defeat its passon, and subsequent efforts to distort its meaning, have clearly shown that he was opposed to the law; and the entire public clearly understand that he opposes the execution satisfactory to its friends simply because Sheridan and Sickles have faithfully complied with the wishes of Congress,—Phila. Press.

Twice has Mr. Stanton saved the nation of equilib
or the baldest impostures of the age.

His repeated avowals of hostility to that measure of strength.

difficulty is the measure of strength.

But apathetic indifference is not calmand best conducted Democratic journals in the country, has become a convert to suit and best conducted Democratic journals in the country has been and best conducted Democratic journals in t

, .

pled a place in Buchanan's Cabinet, and thon. The enemies of order are seepbut for his sturdy virtue Mr. Lincoln less. The devil never fails throug the

"It is a fundamental principle all we certainly believe. If Mr. Johnson ment has power to declare and here nobody; and Mr. Greeley is doing him-government has the right to denand

"The question this fall," said Mr. Mann, at the ratification meeting last REPUBLICANS, Judge Sharswood, the | Wednesday night, "is the questior dis-Copperhead candidate for the Supreme cussed by Grant and Lee in the Wider-True, every word. The question is

Sharswood vs. Jackson.

Calhoun and nullification against Gen. the South Carolina Nulliners in Decem-Jackson. Are you willing that such a ber, 1832, General Jackson said:

"I consider, then, the power to a thul and will guaranty his work to be without a superior in Tioga County. As to prices—I only aim to convert my labor into cash, and therefore shall tence of the Union, contradicted expressthe next fifteen years?

"I consider, then, the power to a thul and will guaranty his work to be without a superior in Tioga County. As to prices—I only aim to convert my labor into cash, and therefore shall tence of the Union, contradicted expressand see me.

"I N L' D U L'S

and will guaranty his work to be without a superior in Tioga County. As to prices—I only aim to convert my labor into cash, and therefore shall tence of the Union, contradicted expressand see me.

This was in 1832. Many yet living remember how the country rocked with excitement and trembled with alarm at sonable measures of John C. Calhoun, how all parties exulted when Jackson hands and united their voices in support of the brave old man and his proc-

But there was, even in Pennsylvania, a small band of politicians who drew their inspiration, not from JEFFERSON OF JACKSON, but from JOHN C. CALHOUN, and of this small band was Judge SHARS-Wood, now a candidate for the Supreme ship. After nullification was crushed he remained the same, and in for the Western District of Pena's, an oration delivered in April, 1834, he In the matter of Philip Nast and reaffirmed the cardinal doctrine of nullification, secession and rebellion in the Western District of Pennsylvania, es: following emphatic terms:

merated powers, prohibitions, and readmitted principles of general law, in cases of compact between parties having no common superior. EACH STATE ITSELF THE MOST PROPER AND EFFI-CIENT REMEDIES."

Is it refearent powers to a man who entertains such opinions as these? We grant that he may hold them honestly and sincerely; but the more honestly and sincerely they are entertained the the more dangerous they are JACKson was honest and sincere in his opposition to such views, and his honesty, more than anything else, gave him power to put those down who attempted in 1832 to carry them into practice; and had Jackson been where Buchanan was in 1860 we should have had, no rebellion.—Pittsburg Gazette.

HON. HANNIBAL HAMLIN ON THE POLITICAL SITUATION.—At the Republican Convention for Penobscot county Maine, in Bangor, on the 22d instant ex-Vice President Hamlin being called upon, made a short address of which the Bangor Whig gives the following synop-

"He thought the present was a time dangers. Unfortunately in some respects, but fortunately in others, we have a national Executive who seems bent upon thwarting the national will and preventing a proper and just reconstruction. Reconstruction should never be completed, except upon the fullest basis of popular justice and liberty; and it is our bounden duty to see to it that no settlement shall be made upon any other basis. Neither can we do it. Rough hew them as we may, there is an over-ruling Providence that will shape our ends. Mr. Hamlin proceeded to examine the acts of President Johnson, and declared that his usurpations and wrongs have opened the eyes of the blind, and unstopped the ears of the deaf, to see and hear what is true, and right, and just. Mr. Johnson's acts and policy were necessary to educate the public mind up to the right point; and he was fully impressed that the people will have all these things settled on the right and proper basis.

REPUDIATION.—The manner in which a Democratic triumph in this State. capitalists of the adjoining States are inspire confidence:

pressed regret the other day at seeing in erayicating nimples and blotches. Only 50 brought so much into the party wrangles now going on in Pennsylvania, throughout the United States and in Europe. Ohio and other Western States. But it Depot 56 Cortland Street, New York. is being used more and more, and with opponents at every possible opportunity, and the Democrats opparently growing less anxious to shield themselves from the imputation. There is no very great danger of the Democrats carrying Penn sylvania in the forthcoming judicia election, and there is much eless likeliting circumstances, be calculated to increase public faith in the stability of

He ocou- rium. public safety lies in that irec. A currous fact about the Surrett jury has just come to light. It is stated by one of them that from the first moment would not have delivered his first inau- indifference of hisservants. Goodnen the adjournments each day, they were would not have delivered his first maugural in Washington. The hatred; the
malignant abuse showered upon him by
Copperhead papers relates to this fact.
That party never forgross a man for being better than his party.

So we counsel confidence in General

"It is a fundamental principle fall output wors for acquittel and four for Grant, who takes Mr. Stanton's place "It is a fundamental principle all eight votes for acquittal and four for in the War Office. That he is there for governments, and without which they conviction. Each side tried to convince would be powerless; that every gwern. the other, but without success to either. Then one of the jurors made three propositions, and asked that a vote be taken meditates usurpation Gen. Grant may everything necessary to its prescription on them seperately. These were, first, block the way. He is the only man in and to the protection of the cipen. the Cabinet who has any force and de So said Mr. Strang at the Court Fouse conspiracy; and third, that Surratt was diston. We believe him to be true to last Wednesday night, in alludy to in that conspiracy. Upon the first two the people as the needle to the pole; Judge Sharswood's opinion destring propositions the vote was unanimous,

> Sold Out! actile without delay and save dost, as I am getting ready to leave. 32 E. R. HAIGHT.
>
> Lambs Creek, Sept. 4, 1867, 3t.

Lath! Lath! Lath! AM making, and will keep constantly on hand, at my Mill in Occola, a good quality f Lath. Orders promptly filled.
Occola, Sept. 4, '67 II.* G. S. BONHAM.

THE undersigned hereby notifies owners of Sewing Machines that he is prepared to clean and put such machines in good order on call. He also is agent for the "patent tucker," which can be used on any machine.

JOHN B. SHAKSPEARE. Wellsboro, Sept. 4, 1867, tf.

ME subscriber has opened a shop over the Meat Market, Main Street, Wellshoro, for the

Wellsboro, Sept. 4, 1867, if.

In Bankruptcy.

ylvania, before, F. E. Smith, Register, on the 8th day of September, A. D. 1867, at 2 o'clock P. M. THOMAS A. ROWLEY, Marshal West'n Dist. Pa., as Messenger. Per D. CAMERON, Deputy.
Sept. 4, 1867, 4w.

In Bankruptey. District Court of the United States

"We come back to our staiting place, and finding nothing in the Constitution establishing any final judge of the enuiproperty belonging to said Bankrupts, to them, or to their use, and the transfer of any property by them, are forbidden by law. A meeting of the oreditors of said Bankrupts to prove their the oreditors of said Bankrupts to prove their debts and choose one or more Assignees of their estate, will be beld at a Court of Bankruptcy to be holden at Tioga, Pa.; in said District on the 24th day of September A. D. 1867, at 10 o'clock.

A.M. at the office of F.E. Smith, one of the THOMAS A. ROWLEY,

4sept07.2w. U. S. Marshal for said District.

NEW HARDWARE STORE!

convers & osgood N addition to their old business in Dry Goods, Groceries, &c., have established a

STOVE, TIN, AND GENERAL HARD WARE STORE, two doors below the old stand; where they man

TIN-WARE-"SUL'NO!" HUMANITY PRINCIPLE, hat is, in the most substantial manner. In the

STOVES,

WALRUSSIA.

AMERICAN COOK STOVE

Wellsbore; and this Stove is the AUTOCRAT OF STOVES. We keep all kinds of Hardware, Iron, Nails Steel, Horse Shoes, and a complete variety of: SHELF HARDWARE.

If you don't believe it DROP IN. CONVERS & OSGOOD,

Wellsboro, Sept. 4, 1867, 1y. NO CURE-ALL.

Dut if you want a medicine that will ourse Chronic (not inflammatory) Rheumatism, Mumps, Sore Thront, Swellings, Old Sores, Bruises, Toothache, Headache, Insect Stings, Pains in the Back and Chest, also, internally, Diarrhea, Dysentery, Colic, Croups, and Vomiting, you have it in Dr. Tobias' Wonderful Venetian Liniment. It never

the Lives of Your Children in Jeopardy from Si den and Repetited Attacks of Croup I If

BLADES' EUPHONIAL LUBRICATORSII

they were locked up together between Tioga Co. Agricultural Society, TO BE HELD AT

WELLSBORO Wednesdry & Thurs-dag, October 2d and 8d, 1967. List of Fremlums.

Best Stallion 4 years old and over, \$6 00 \$3 3 years old . €. . • do-Best pair matched Horses. 3 year old Geldings 3 00 Best single horse Committee-David L. Alkon, A. Hunt, R. T. CLASS 2d-MARES & COLTS.

Committee-John Pearson, Richard Videan P. West. Rost Jack, any age do pair mules do Aldernoy bull do durham bull

do 2 year old helfer do 1 year old heifer do helfer calf Committee-Wm. Francis, Goo. W. Avery, La. fayette Gray. CLASS 4th. 3 00° 2 00° Best fat working oxen ... do 3 year old steers do 2 do 1 1 00

do beof cattle est yard cattle not less 6 head Committee-Newton Buckley, Moses Lee, Job

Alderney cow

Best merino buck do Saxony buck do Leicoster buck do mutton sheep do lot lambs not less 5 head

do yard sheep 10 head or over Committee-J. W. Bailey, A. W. Wilson, Best boar hog 1 00 sow and 6 pigs 1 00

do pair turkeys do pair reco variety of fowls not less 10 , 2 00. Committee-Jos. P. Morris, Lyman Potter, s. A. Darling. CLASS 7th-AGRICULT'L IMP'MTS. do side hill plow cultivator

reaper and mower do thresher and cleaner straw outter fanning mill do horse rake do horse fork Committee-Chas. Eberentz, D. G. Ste O. H. Blanchard.

CLASS 8th-DAIRY PRODUCTS. Best firkin butter do 10 pounds roll butter do factory made cheese 2 00 do hand made cheese do 10 pounds maple sugar 1 00 do box honey Committee-Geo. D. Keeney, J. D. Houghton Rufus Farr.

CLASS 9th-HOUSEHOLD & DOMESTIC. Best 10 yards flannel do 10 yards full cloth do 10 yards rag carpet do 10 yards tow cloth do 5 yards linen (domestic) do lonf bread 1 00 Committee-Mrs. Hiram Brooks, Mrs. S. 2

illings, Mrs. Philander Niles. CLASS 10th-FLOWERS & PAINTINGS. Best parlor bouquets do hand bouquets do dozen dahlias 1 00 display of flowers

specimen embroidery 1 00
spec'n oil paint'g, work of exh'r 2 00
do penciling do 1 00
do crayon do 1 00 Committee-Mrs. Jos. P. Morris, Mrs. F. I CLASS 11th-MECHANICAL DEP'TM'T. Best farm wagon , do single buggy do family carriage do sett double harness (heavy) do sett carriage harness

sett borse shoes do sett chairs The above articles must be entered by the maers or owners whom they have been with one vear. Committee Geo. P. Card, H. S. Johnston,

M. Alba. CLASS 12th FIELD CROPS. ,2d. 1st. \$3 00, \$2 00 \$1 00 Best acre wheat 1 00 oats 200 100 Rest 4 acre potatoes

Best acre buckwheat do timothy hay 2 00 All contestants for the above premiums must abmit the proofs of measurment of ground qual-ity &c., prior to 1st Dec. to the Executive Com-CLASS 13th-GARDEN VEGETAB'S &c. Best 6 heads cabbage Best peck bests 1:00. 1:00

tomatoes est 4 winter squashes Best 6 water melons bushel rutabagas Best display garden vegetables Best bushel winter wheat do rye do barley

Committee-A. M. Spencer, H. B. Card, C. J CLASS 14th-FRUIT. Best variety apples

Committee-Hiram Freeborn, C. F. Veil, O CLASS 14th—PLOWING MATCH.

Best 1 nore plowed by horses \$5 00 \$3 00 \$1 00 do do do oxen 300 200
Time and depth of plowing to be taken into Committee-Wm. P. Shumway, E. T. Bent-All articles that are worthy of premiums and not mentioned in the above list will go before the Executive Committee.

In Bankruptcy.

THIS is to give notice: That on the 24th day of August A. D. 1867, a warrant in Bankruptoy was issued against the estate of Joseph Palmer of Delmar, in the county of Tioga, and Paimer of Delmar, in the county of Tioga, and State of Pennsylvania, who has been adjudged a Bankrupt on his own petition; that the payment of any debts, and delivery of any property, belonging to such Bankrupt; to him or for his use, and the transfer of any property by him, are forbidden by law; that a meeting of the creditors of said Bankrupt to prove their debts and choose

one or more assigness of his estate, will be held at a court of Bankruptoy, to be holden at the office of F. E. Smith, at Tioga, Penn'a, before F. E. Smith, Register, on the 28th day of September A. D. 1867, at 10 A. M. THOMAS A. ROWLEY, Marshal Western Dist. Pa., as Messenger. Pr. D. CAMEBON. Deputy.

the 1st day of August 1867.
CHAUNCEY HALL. Charleston, August 28, 1867-3t. Boarding House.

SECOND ANNUAL PAIR Proofs of the Superior Quality AMERIC'N WAICH

WALTHAM, MASS. The American Watch Company, of Walthau Mass, respectfully submit that their Watches are cheaper, more accurate, loss complex, more dura-200 es, which are composed of from 125 to 300 ple-200 ces, while in an old English watch there are

PENN, RAILROAD COMPANY. OFFICE OF THE GEN'L SPERINTENDENT, ALTOONA, PA., 15 Dec., 1866. CENTLENEN: The watches manufactured you have been in use on this railroad for sever years by our enginemen, to whom we furnish line, and we consider them good and reliable time-keepers. Indeed, I have great satisfiction in saying your watches give us less trouble, and have worn, and do wear much longer without, repairs than any watches we have over bad in use on this road. As you are aware, we formerly trusted to those of English manufacture, of acknowledged good reputation; but as a class they never keep time as correctly, nor have they done as good service, as yours.

In these statements I am sustained by my predecessor, Mr. Lewis, whose experience ex-

ended over a series of years. Respectfully, EDWARD II. WILLIAMS, American Watch Co., Waltham

We make now five different grades of watches amed respectively as follows: Appleton, Tracy & Co., Waltham, Mass. Waltham Watch Company, Waltham Mass. P. S. Barilett, Waltham, Mass.

W.y. Ellery, Hompany, Boston, Mass. Boston, Muss. All of these, with the exception of the Hom Watch Company, are warranted by the American Watch Company to be of the best material, on the most approved principle, and to possess every requisite for a reliable timekeeper. Every dealer selling these Watches is provided with the Company's printed card of guarantee, which should accompany each Watch sold, so that buyers may feel sure they are purchasing the genuine article. There are numerous counterfeits and imitations of our Watches sold throughout the country, and we would caution purchasers to be on their guard against imposition.

Any grades of Waltham Watches may be purchased of Watch Dealers throughout the country. ROBBINS & APPLETON. Sept. 4, 1867-1in. 182 Brondway, N. Y.

In Bankruptcy. THE UNDERSIGNED hereby gives not

that he will be in WILLIAMSPORT, 2d Tuesday each month. LOCK HAVEN, 2d Wednesday each month. BELLEFONTE, 2d Thursday each month. COUDERSPORT, 3d Tuesdays in Feb., May, September, and December.

-to hold Courts of Bankruptcy, being previous ly notified that there will be business requiring his attendance at such times and places. At other times he will attend for such purposes at his office in Tiege, Pa., Gentlemen of the Bar prosecuting involuntary bankrupt cases, will please have warrants returnable at such times if ssible. Parties making voluntary applications will please prepare their petitions and schedules in duplicate, in conformity with the Bankrupt Act, Goneral Orders and forms, and Special rules of the Western District of Pennsylvania on Bankruptcy, and submit them to me for examination : and if found correct in form and sufficient in substance, will be cartified and filed, and an of our Ground Coffees, and they will be found of order of reference will be issued. Fifty dollars superior flavor and strength. We grind none but red by the Act must at the same time be deposited with me, and fifteen dollars for clerk and spect.
Marshal fees should be paid at the same time.
To save answering many letters I will say—

1—That Rice's Manual is the best work I have 25 cts.

seen on the subject, and contains the Act, Genral orders, forms, etc.
2—The Special Rules can be dutained of C. V. Johnston & Co, Pittsburg.
3—The best bianks I have seen are sold by W. S. Haven, Pittsburg.

4—Letters conforming to Special Rule 18 will

W. E. SMITH, Register in Bankruptcy 18th Dist. Pa. Tioga, Pa., Aug. 29, 1867.

In Bankruptey.

THIS is to give notice: That on the 24th day of August A. D. 1867, a warrant in Bankruptcy was issued against the estate of Peter Walker of Delmar, in the county of Tioga, and State of Pennsylvania who has been adjudged a Sankrupt on his own petition, that the payment of any debts and delivery of any property belonging to such Bankrupt, to him or for his use, and the transfer of any property by him, are forbidden by law: that a meeting of the creditors of said Bankrupt to prove their debts and to choose said Bankrupt to prove their debts and to choose one or more assignees of his estate, will be held at a court of Bankruptey, to be holden at the office of F. E. Smith, in Tioga, Penn'a, before F. E. Smith, Backfor on the court of the court

E. Smith, Register, on the 28th day of September A, D. 1867, at 10 o'clock, A. M.
THOMAS A. ROWLEY, Marshal Western Dist. Pa., as Mossenger,

Pr. D. CAMERON, Doputy. DMINISTRATRIX NOTICE.—Lotters of A administration having been granted to the undersigned upon the estate of Samuel T. Wood, late of Covington, deceased, notice is hereby given to those indebted to, and those having claims against said estate to call and settle with MARY E. WOOD, Admirk. Covington, Sept. 4, 1867-6w

The Borough of Wellsboro IN account with the Burgess and Town Council the year ending January 25, 1807.

To balance of indebtedness from last account as per Statement rendered last year............\$82:

To abatement on Taxes, viz:

Engine tax, dup. of '65. \$3 70

do do '66. 5 70—\$9 46

Borough tax, dup of '05... 3 67 da, do '06.12 74—16 41 Bounty tax, dup of '65.......32 75-\$58 52-commission to Col. of '65,

Int & costs on judgment for Bond No 1..... Pines & Licenses. Police badges, costs & 1/2 fines total amount of Debit items

CONTRA. CR.

otal indebtedness of the Borough Jan. 25, 1867, as per the following Assets & Liabilities..... LIABILITIES. ance due to citizens for building sideibscript's to Engine house not yet relance due 8 Dickinson, rent Pound lot 8 00-1103 8

A. L. ENSWORTH, JNO. I. MITCHELL, Wellsboro, Aug. 20, 1867.

Brick! Brick!! Brick!!! Bouls of those who are earnest and every State in the Union. No matter what a man's color or size may be lift in the duty of all patriotic men be can read and write, is twenty-one years old (we have no objection to bor for the preservation of equilib-legiteen), and so forth-let him vote. But the duty of the preservation of equilib-legiteen), and so forth-let him vote. But the duty of all patriotic men be can read and write, is twenty-one years old (we have no objection to pearly the can read and write, is twenty-one years old (we have no objection to pearly the can read and write, is twenty-one years old (we have no objection to pearly the can read and write, is twenty-one years old (we have no objection to pearly the can read and write, is twenty-one years old (we have no objection to pearly the can read and write, is twenty-one years old (we have no objection to pearly the can read and write, is twenty-one with the can read and write, is the can read and write, is twenty-one.

Aug. 7, 1807, tf.

Aug. 28, '67-tf.

Aug. 28, '67-tf.

AYER'S Cherry Pectoral

throat and lungs. A trial of many years has es-tablished the fact, that it is more efficacious in A trial of many years has espulinonary affections, than any other remedy. Its efficiency has now become so generally known, cheaper, more accurate, less complex, more durable, better adapted for general use, and more ensity kept in order and repaired than any other watches in the market. They are simpler in structure, and therefore stronger, and less likely to be injured than the majority of foreign watches, which are composed of from 125 to 300 pleces, while in an old English watch there are more than 700 parts. How they run under the hardest trial watches can have, is shown by the following letter: the efforts of the most skillful and experienced doctors, have been completely cured by it. These results are the most convincing proofs of the superior curative properties of this preparation; and to them the authors point with peculiar satisfaction. While it is most powerful against confirmed diseases, it is extremely gentle as a modicine in infancy and youth, being quite harmless to even the youngest, when administered judicated the second of the second of

riously.
This health-restorer accomplishes even more hy prevention than cure. If taken in season, it heals all irritations of the threat and lunge, whether arising from Colds or Coughs, or from other causes, and thus provent that long train of painful and incurable diseases, which would arise from the neglect of them. Hence no family should be without it. Influence, Croup, Hoarseness, Whooping Cough, Pleurisy, Incipient Consumption, and other affections of the breathing organs, give way before this pre-eminent combination of medical victors. nation of medical virtues.

Prepared by Dr. J. C. AYER & CO., Lowell, fass., and sold by all Druggists and dealers in nedicines everywhere.
Sold in Wellsbore by J. A. Roy. **sept4-2m.

THE GREAT UNITED STATES TEA WAREHOUSE

k sin 2**014** income T. Y. KELLEY & CO. Great Central Depot, No. 30 Vesey Street, NEW YORK,

Has appointed SMITH & WAITE, Agents, For the Sale of their TEAS and COFFEES MARKET ST., CORNING, N. Y.,

A 'ND have forwarded a stock which will not fail to give entire satisfaction to this com-QUALITY AND PRICE.

Those Tens will be sold at the same prices we charge at our Central Depot in New York, and these will be our WHOLESALE UARGO PRICES. Families by purchasing at the Agency will save from 50 cts. to \$1 per pound on their Tens heading hard subject to the same subject to Teas, besides being sure to get them just as imported, pure and unadulterated. Our Coffees are selected with great care, and no finer grades have ever been introduced into this market. All our goods are Warranted rive entire eatiefaction. LOOK AT OUR PRICES.

TEAS. OOLONG (Black) 70, 80, 90, \$1 00 per lb., Beam MIXED (Green and Black) 70, 80, 90, \$1 00, \$1 10, \$1 25, per lb., Best. YOUNG HYSON (Green), 80, 90, \$1 00, \$1 10, \$1 25, Best. TMPERIAL (Green) 90, \$1 00, \$1 25. ENGLISH BREAKFAST (Black): 80, 90, \$1 00,

\$1.10, \$1.20, Best. JAPAN, 90, \$1.00, \$1.25 per pound. GUNPOWDER, \$1 25, \$1 50 per pound. COFFEES. GROUND COFFEES .- We make a specialty

PRICES OF GROUND COFFEES. 25 cts, 30 cts., 35 cts., Best 40 cents per pound. We call especial attention to our

Sold at 35 cts. per pound, as a reliable and ex-Shantung Moyune roung Hyson & Kiangsi Oolong Teas. Those are the finest Tens of China, and take

ROYAL CLUB COFFEE,

their names from the districts in which they are grown. They are used almost exclusively by the Imperial Court and High State Officers. We sell the Young Hyson at \$1 60, and the Oolong at \$1 30 per pound. THE QUEEN'S CEPHALIC PILLS .- Thes are the latest improvement among the pills. They are confidently believed to be the best pills for family use that have ever been made. are so mild, and pleasant in their operation and yet so effectual, that it would be quite impossi-ble to supply the demand for them were they

more generally known. The whole story is told in the directions which accompany each box. Price 25 Cents. For sale at Roy's Drug Store. Mill Property for Sale. THE Subscriber on account of failing health offers for sale his Mill Property at Crooked Creek, Tioga county, Pa., formerly known as the McClure Mill. Said Mill is now in complete running order, having been lately furnished with entire new Machinery of the most approved style, and will be sold together with about 24 acres of

land, on which there is a thrifty young Apple Orchard and other fruit trees, Building &c., on

favorable terms. C. J. HUMPHREY, Crocked Creek, Tioga Co., Pa. July 31, 1867-3m# N BANKRUPTCY .- This is to give notice: That on the 14th day of Aug. A. D. 1867, a warrant in Bankruptcy was issued against the estate of Libeous Phillips of Fall Brock, in the county of Tioga, and State of Penn'a; who has been adjudged a Bankrupt on his own Petition; that the payment of any debts and delivery of any property belonging to such Bankrupt, to him or for his use and the transfer of any property by him are forbidden by law; that a meeting of the creditors of the said Bankrupt to prove their debts and to choose one or more Assigness of his estate, will be held at a Court of Bankruptcy, to be helden at the office of F. K. Smith, in Tioga, county of Tioga and State of Penn'a, before F. E. Smith, Register, on the 20th day of September, A. D. 1867, at 3 o'clock P. M. That on the 14th day of Aug. A. D. 1867, a

day of September, A. D. 1867, at 3 o'clock P. M. THOMAS A. ROWLEY, Marshal West'n-Dist. Pa., as Mossenger.
Per DAVID CAMERON, Deputy.
Aug. 21, 1867-4w.

That on the 13th day of Aug. A. D. 1867, a warrant in Bankruptcy was issued against the estate of William H. Baker, of Blossburg, in the county of Tioga, and State of Penn'a, who has been adjudged a Bankrupt on his own Petition; that the payment of any dobts and delivery of any property belonging to such Bankrupt to him or for his use and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt to prove their dobts, and to choose one or more Assignces will be held at a Court of Bankruptcy, to be holden at the office of F. E. Smith, in Tioga, county of Tioga, and State of Ponnsylvania, before F. E. ith, Register, on the 20th day of September

A. D. 1867, at 10 o'clock A. M.

THOMAS A. ROWLEY,

Marshal Wost'n Dist. Pa., as Messenger.

Per DAVID CAMERON, Deputy. August 21, 1867-4w.

DISSOLUTION.—The copartnership hitaerio existing between M. Tuch and Robert B. Pechner, at Blossburg, was dissolved June 16, 1867.

M. TUCH, Aug. 28, 1867-34

R. B. PECHNER. DISSOLUTION OF PARTNERSHIP.—The Co-partnership heretofore existing under the firm of S. Staples & Son, at Keeneyvile, is

Keeneyville, August 28, 1867-3t RARE CHANCE FOR BUSINESS MEN.
The fine location for a store between the building known as Roy's Block, and Bullard's

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

Cows for Sale! 12 MILCH COWS, on the premises for sale by BERT. DUMAUX. Charleston, Aug. 28, 1867-2w.

DISSOLUTION.—The copartnership hereto-fore existing between the subscribers in the mercantile business is this day dissolved by mu-Wellsboro, Aug. 28, '67-3t A. A. TRUMAN.

dissolved. The husiness will hereafter be con ducted under the name of S. Staples, and the businoss of the old firm be settled up by the sub scriber.

S. STAPLES.

Inloon is now offered for sale on peculiar and favorable terms; inquire at Roy's Drug Store.
J. A. ROY.

The second of the second

The state of the s

REPUBLICAN STATE NOMINATION.

JNO. S. MANN; of Coudersport.

J. B. POTTER, of Middlebury. JOB REXFORD, of Westfield.

FOR AUDITOR, 15 LEROY TABOR, of Wellsboro.

Judge Sharswood on Legal Tenders.

cansider the other question, which has been made, as to the effect of the special agreement to pay in lawful silver money of the United Stutes.—
I am in favor of entering judgment for the plaintiff, but as majority of the court are of a different opinion, judgment for the defendant.—
Copied from the Philadelphia Age of 23d of February 1 and 1 and

which is the following:

The same and the same and several

as freemen, are called upon to face.

performed in your behalf, or in behalf this nation, if preserved at all, must be

When Andrew Johnson made his drink his own whiskey, regardless of the vital issues upon which parties are cion attached to every member of his that party. With right-minded men mented severely upon Secretary Stan-

tion from temporary defeat.

tious, he would scruple at nothing. Happily, the people constitute the

hour of anxiety.

four, however, would not agree to this LL persons indebted me will please call and

Cleaning Sewing Machines.

YOUR MONEY'S WORTH.

FINE BOOTS,

THIS is to give notice: That on the 19th day of August A. D. 1867 a warrant in Bank. ruptcy was issued against the estate of Lucius Truman, of Wellsboro, in the county of Tioga, and State of Penn'a, who has been adjudged a and State of Fenna, who has been adjugged a Bankrupt on his own petition; that the pay-ment of any debts and delivery of any property belonging to such Bankruot to him or for his use and the transfer of any property by him are forbidden by law; that a meeting of the creditors of said Bankrupt to prove their debts and to choose one or more Assignees of his estate will be hol-den at the office of F. E. Smith, in Tioga, Penn-

A warrant in Bankruptcy has been issued by rupts upon the petition of their creditors, and the payment of any debts and delivery of any

when there was gaven in the we have enough to do all the cooking and warm-placed upon us than rests, upon us to we have enough to do all the cooking and warm-day. We are not out of our trials or our ing in Tioga County. In fact, we have Stoves are not out of our trials or our enough to MAKE A SUMMER in We are the only agents for the sale of the

Repudiation is a word which we excharging it homeupon their Democratic

falls when used according to the directions. Eyery drop of it is put up by Dr. Tobias himself, and he has done so for nineteen years. His medicine is known throughout the world. The best physicians recommend it. Thousands of certificates can be seen at the depot, 56 Cortlandt Street. No family having children, should be without it in case of Croup. Thousands of children are saved by it annually. Use it when first taken according to the directions and you will never lose a child. Ladies will find it valuable in descriptions of the cortex of the cor Arc You Afflicted with a Cough or a Cold? ARE YOU PREDISPOSED TO CONSUMPTION?

The People's Most Sure and Effectual Remedy for Congus, Colds: Croup, Catarrh, Asthma, Bron-chifts, Diptheria, and all Pulmonary Diseases. THE IUERICATOR is a medicinal preparation in the form of a Lozonge, which, of all modes, is the most pleasant and convenient, They contain no delegious properties in the contain and always after own for the weakest and most sensitive atomach. our national credit.

Sate, even for the weakest and most sensitive stomach. In Group they give immediately. For Coughs and Colds they are invaluable. For Catarrh, Asthma and Brouchtifs they have no equal in the market, (vide Certificates accompanying each box.) Diptheria, that and best conducted Democratic journals in the country, has become a convert to No Public Speaker. Singer of Teacher should be