WASHINGTON April, 8, 1868. General Thomas was recalled and examined by Mr. Stanbery. The President and existing of the factics of an Old Bailey practitioner, and with regard to leading questions, was Office, instead of to take possession. Witness made this assertion on his previous testimony. He then went on to make other corrections, all of which amounted to a flat contradiction of what he testified to yesterday.

The witness was cross-examined by Mr. Butler. Q. How do you correct

your testimony? Have you a memor-Q. How then can you fix facts and dates different from yesterday? A. I have reflected since yesterday. Q. Did the President always tell you 27. to take charge of the War Office? A.

O. Why didn't you say so yesterday? A. Because I didn't think, a murderer?" A. I did tell him he tion, or threats to get possession of the was a liar. [Laughter.] Q. Did you say he was a murderer ! A. I don't recollect; I may have called without a division.

him so. [Laughter.] Q. Did you tell Mr. E. B. Johnson

Q. When was that? A. I. can't fix the date.

Q. Were you joking then? A. Certainly. [Great Laughter.]
Q. Do you always talk jokingly in that way? Sometimes. [Laughter.] Q. Did you say so to Mr. Johnson? I don't know that, Mr. Johnson knows better than I do, if I did. [Laughter.] (4. Did you say anything to Mr. Johnson about getting Mr. Stanton? A. I never said I would use force against

Q. Then you were joking? [Laughter.] A. That's all. [Laughter.] Q. That's all the explanation you can give about it? A. Yes. I think that gufficient. [Laughter.]
Q. Did you talk with anybody about this matter since yesterday? A. I talked with several persons, they said they were glad to hear my testimony.—

[Laughter.] Q. Did you talk with anybody else! A. Yes, with General Townsend.

Q. When did you receive that letter? A. On the 22d. Q. Then all you said yesterday about what took place on the 21st is not so? A. All that wasn't so. [Great laughter all over the Senate.]

Q. Did you not swear yesterday that the President told you to go on and take possession of the War Depart-Q. Was it true? A. No, it was not .-[Renewed laughter.]

Q. Did you read over and correct your testimony? A. I did. Q. And then you signed it? A. I did. of December. Was called here to meet the Indian Commission. Subsequently was assigned to the Board for revising the regulations of the army. Had several interviews with the President about that time. Saw him alone. Saw him also in company with General Grant .-Had several interviews with him in 1elation to Mr. Stanton.

Mr. Bingham here arose to object this mode of examination, while was resumed. Q. by Mr. Stanbery: While here, did the President ask your it would take charge of the War Office?

Mr. Butler objected.

Mr. Stanbery: Well, I will come to it in another war.

Q. At what time were these interviews? A. About the time I have indicated; General Grant was present at the time. Q. What conversation took place be tween you and the President? Mr. Butler. I object.

Mr. Stanbery. I will reduce the The Chief Justice. According to the late decisions of the Senate, this jevidence is admissible. If it is desirable,

however, I will put the question to the Senator Conness. On that I demand the yeas and navs. "Mr. Stanbery then proceeded to make an explanation. He said the testimony

Sherman was vital, and he hoped it would be admitted. Mr. Stanbery, here read from Mr. Butler's opening speech, to show the issue he wanted to decide. He then proceeded to argue at length in favor of Howing General Sherman to 'answer the questions put to him. The Senate, at 2,40 P. M., took a re

cess of fifteen minutes. On reassembling, Mr. Wilson read from the report of the Hardy trial, to show that the position taken by Mr. Butler, in reference to its bearing, was correct, and insisted that the declaramade solely with the purpose of con-cealing his real intent. The effect of putting Mr. Stanton out would have the courts, and so a decision could not

have been reached. The Chief Justice reiterated his opinthat the question was admissible under the world of MAN. the ruling of yesterday, its purpose was to elicit testimony regarding the inten-tions of the President, and because the shortly before the commission of an act was as admissible as that concerning; a conversation which took place afterwards, and even more so.

tion of the Department of the Atlantic. ness not to give hearsny evidence. Mr. Stanbery declined to give the assurance that the witness would not

had said to him. The Chief Justice submitted the question of admissibility, and the Sen-

Mr. Butler objected to the question.

Mr. Stanbery replied, and Mr. Butler rejoined that it was an attempt to bring in the conversation. The Senate decided that the question could be put, and General Sherman testified that the to these offers on January 27 and Jan-

Mr. Butler replied, and the question was submitted to the Senate, and the yeas and nays resulted 23 to 29,, so the question was decided inadmissible. The examination was resumed, and witness said at the second interview, when the offer was renewed, there was ponding to its growth. further conversation.

Mr. Stanbery then asked if the Presistated that the appointment of Secretary of War States is a perpetual disgrace. We have

was to bring the matter before the Supréme Court. The question was objected to by the the ruling to appear on the record. The question of admissibility was

the negative by a vote of 7 to 44. tion in a modified form, as follows: "Was any thing said in that conversation as to any purpose of laying the attributed the censure of Saulsbury and still in custody. We hope the guilty matter before the courts!"

sonalities. He repelled with scorn the insinuation that he had resorted to the were not, as the Managers admitted, intended to elicit anything which witness was not about to say without their

leading form. Mr. Henderson offered the question whether, on any interview, the President had expressed any intention with regard to making the appointment? Objection was made, and the question was not admitted-yeas 25, nays

The court then, by a vote of 25 to 27, refused to adjourn, and Mr. Stanbery asked the following question: At eith or interview was anything said with Q. Did you call Karsner a "liar and reference to the use of force, intimida-War office, or the contrary? Objected to, and objection sustained

The Senate again refused to adjourn by a vote of 20 to 32, and Mr. Stanbery that you would have Mr. Stanton out then said that under these rulings coun-of it, if it sinks the ship? A. Never, sel were not prepared at present to ask Q. Did you not have a conversation with E. B. Johnson? A. Yes; I saw him at my house The court then, at 4.45 P. M., adl iourned.

WELLSBORO, PENN'A.

WEDNESDAY, APRIL 22, 1868. Republican State Nominations. AUDITOR GENERAL.

OF MONTGOMERY COUNTY. SURVEYOR GENERAL. COL. JACOB M. CAMPBELL,

OF CAMBRIA COUNTY.

GEN. JOHN F. HARTRANFT.

The result in Connecticut may be concisely and exactly stated as follows: The Democracy retain a Democratic Governor for a year longer, and the Republicans gain an U.S. Senator for six years. How does that suit you? Does t give the rooster the pip?

The legislature just adjourned repealed the liquor law of 1867, and the Governor has signed the bill. The law was so stringent that no man could sell whisky under its provisions and make day wages. We don't care much about it, but would like to know what necesi-General Sherman was then called and ty exists for any law whatever regulatexamined by Mr. Stanbery. Was in ing the sale of liquor. If it is legiti-Washington last winter, about the 4th mate treffic why not let apprihed seed mate traffic why not let everybody sell

> Herald of the Union with the last issue, and though no formal announcement to paper will be under the conduct of Mr. C. G. Williams henceforth. Mr. Williams brings to the work increased ability and experience, and that devotion to party which cannot fail to render his services acceptable and profitable to the Democracy. The name of the paper, we hear casually, is to be changed, and

The Republicans of Wisconsin did nobly in their Judicial election on the 6th. The majority is upward of 7000. Looking over the field we perceive no falling the country. We lose on the State tickin Connecticut and more than make t up on the legislature. We lose Evunstille, Ind., and gain St. Paul, Min. And so on, to the end of the chapter. they expected to elicit from General The straight fight will show that the number of men who stand by the acts of Congress has not diminished.

FIAT JUSTITIA. FIRST PURE; THEN PEACEABLE; an utterance which loses none of its force and vigor in the lapse of years since it was given to the world. All strife in the universe may be resolved into this simple formula of expression. Fraud.

evil intent, base ambition, corrupt motion of the President might have been tive, and open war-these are the causes of the world's ceaseless turmoil. Given a conscience, and any individual life is een to prevent him from applying to a continual struggle. As with individuals so with parties; as with parties so with nations; as with nations so with

So we reiterate: First pure; then peaceable. We have reference now to evidence of a conversation occurring family quarrels; to the hostile and narrow criticisms indulged in toward this and other papers which insist upon fair play, and strict integrity in the conduct The yeas and nays were then taken of public affairs. For hard words and and resulted—yeas 23, nays 28, so the and opprobrious epithets we have a chro-Mr. Stanbery then asked General nic contempt, when the mark of them. Sherman what he knew about the crea- It does not cost us a moment's loss of sleep when men ascribe any action of Mr. Butler said there would be no objection to this question, provided the ours to corrupt motives, personal obli-Chief Justice would instruct the wit- gation, or any other cause whatever .-It is no pleasure to be abused and traduced; neither is it a pain. These are be questioned about what the President | the weapons of warfare selected by some, because it is easier to make charges than it is to prove them. We have nte, without a division, decided in the been accused of trying to break down Mr. Stanbery then asked the witness if the President had tendered him the position of Secretary of War ad inthe Republican party, among other and inconsiderable actions. If we have any knowledge of our own motives these charges cannot be sustained .-From the first we have urged purity in the administration of party and nation-President tendered him the office of al affairs. We still demand the punish-Secretary of. War ad interim on two oc- ment of scoundrels without distinction casions, namely, January 25 and January 30, 1868, and he replied in writing to these offers on January 27 and Tanthat company long enough to fathom therefore demand the purification of the

denounced the late Senator McDougall,

Republican party in a measure corres-

for his habitual inebriety and indecen-Managers, who said they only wished cy. These men were Democrats; and so our protest was attributed to party submitted to the Senate, and decided in bitterness. But we also denounced Morton S. Wilkinson, U. S. Senator he was Republican. But those, who McDougall to partisan bitterness neg-Mr. Butler objected to it, as being lected to account for the censure of punished. still outrageously leading, and said its recrea to account for the censure of Gold ranges from \$1,38 to \$1,383 in Mr. Stanbery remarked that this was ence between the parties is well defined | Wall Street.

too grave and solemn a proceeding to in their respective action upon two of allow of the introduction of low perthese cases. The Democracy of Delaware re-elected Mr. Saulsbury; the Republicans of Minnesota dropped Mr. Wilkinson. The actions bear their own

commentary. Dougall, and Wiikinson, and failed to do its duty by expelling them from the Chamber. We beg that august vice. If it be true that Senator Yates sent that State than a drunkard.

the Democratic party has one vice greater than another it is that of counting fealty to party an offset to any amount of individual or political viltion perpetrated by its public men we of its opponents. See, to-day, how it ed, and the guilty, if any there be, sefinds voice to denounce some Republican defaulter in a matter of a couple of thousand dollars, yet has never denounced the Indian Bond robbery, the treason of its Southern wing, or the

in expelling Richard Yates from the Senate of the United States. The trial of Andrew Johnson has been delayed by the illness of Mr. Stanbery, his counsel. The failure of several of Mr. Stanbery's theories of defence seems to have reacted upon his physical health. It is not improbable that Mr. Stanbery may have several

The trial ought to conclude within a Mr. C. H. Keeler retires from the week, at longest. In a trial for the more than five hours would have been has yet been made we believe that the used with such positive evidence of house where the election is to be held tion of officers to serve the ensui guilt put in. The fact is, Mr. Stan- prior to August Ist in each year. bury is pettifogging the defense; but as Andrew Johnson is ,a shyster among public men it is right that his case should be shystered through.

Our respected and generally correct eotemporary, the Muncy Luminary, the Boys in Blue, held in Philadelphia on the 8th of January last, and concludes that vote shows the choice of Pennsylvania for Vice President to be Curtin. One hundred and thirty-three off in the Republican vote throughout | delegates were present in that Convention, of whom 109 voted for Curten, and 24 against him. The other, and material fact, which does not seem to be taken into account by our cotemporary, is that a large proportion of the delegates were resident in and around Philadelphia, and in no sense was the State of Pennsylvania represented. It seemed to us at the time that the Convention was one of the tricks of political trade, managed by a class of politicians who have little faith in the ability of the people to select canditates for right to vote according to law. themselves. We also suspect that the

24 protestants were delegates from the The evidence for the defence of the President was commenced on the 7th inst. Adjt. Gen. Thomas, otherwise known as ad interim Thomas, was the first witness called. The incapacity of the man was well shown by his loose himself in every important particular, to perform their duties, or are driven and rather damaged the defense than away by intimidation, the whole pol otherwise. Upon the admission of certain testimony sought to be obtained from Gen Sherman much debate took place, and the rulings of the Senate were in conflict with rulings in similar cases on the hearing of the prosecution. This may be well enough, perhaps, as an act of favor to the President, but it s not good law. To admit the declara- naturalization certificate. tions of an accused in his own favor is attempting to vote, on a fraudulent certificate, of naturalization, subjects the a step beyond common sense. Any man can make evidence for himself if you give him a chance. The ruling of the Senate in this case is equivalent to admitting Andrew Johnson to testify as to his motives in defying the law. However, the case is not helped materially by the Senate ruling. The Chief Justice is inclined to favor Mr. Johnson rather than strict impartiality, a fact which need not alarm anybody for the result. We suppose that he is trying to stand perfectly straight, and so leans

over backward. Thomas D'Arcy McGee, a member of the Canadian Parliament, was shot purpose of learning How, and How not to teach down upon the steps as he was entering his own house, two weeks ago. We reuary 31. Mr. Stanton was in office at may. We know the Democratic party gret that our Canada neighbors should from top to bottom, having trained in copy this republic in that respect. Nothing is a more certain indication of morthe depths of its demoralization. We all decay than the assassination of publie men. We had no great admiration for Mr. McGee, believing him to be mistaken and venal. But there can be ster, Ingolvent debtors, has filed his second and It has been our custom to denounce apology and no excuse for the assassin- ostate, and that the same will be allowed and in all its branches. The ladies of Wellsboro and such men as Senator Saulsbury, whose ation. He has gained undying luster confirmed by the Court on or before the fourth by his violent taking off. An assassin, day of May next (May Term of Court 1868) unhis intention in offering the witness presence in the Senate of the United by his violent taking off. An assassin is void of all that entitles man to consideration. He is a coward always, a scoundrel generally, and the champion of a bad cause in every instance, from Brutus down. Whatever may have been the defects in Mr. McGec's character, he was one of the most brilliant and Mr. Stanbery then offered the quesion in a modified form as follows:

Mr. Stanbery then offered the quesion in a modified form as follows:

Mr. Stanbery then offered the quesion in a modified form as follows: ted parties have been arrested and are of Geo. W. Hazlett, and all dues and demands man may be found, and condignly

Frightful Railway Accident!

The Corning Journal issued an extra last Wednesday, giving the horrible particulars of an accident to the Lightning Expresson the Eric Railway, going east, on the morning of that day, by It now becomes our duty to urge the which four cars, containing upward of Senate of the United States to do itself | 100 passengers, were precipitated down a very great credit, and an act of justice an embankment 200 feet. The acci- Spring & Summer to public service. We read in Repub- dent occurred at Carr's Rock, 16 miles lican papers that Senator Yates, of Il- west of Port Jervis, at four o'clock. linois, one of the most brilliant men in The slaughter was frightful. The Jourpublic life, is given over to his cups, nal prints a list of upward of seventy and seldom able to appear in his seat in killed and hurt. Twenty dead bodies had been recovered, but the number dured the disgrace of Saulsbury, Mc- will probably reach 35 or 40. If, as is three sleeping cars, it can hardly be expected that any of them escaped damage. The rear car took fire and was body to remember its own dignity even consumed. Among the killed, we noif it forget the dignity of public ser- tice the names of E. Blossom, formerly proprietor of the Brainard House, Elhas returned to his cups, and is inca- mira, and J. S. Dunham, Binghamton. pacitated for duty as a Senator, he Among the wounded are S. B. Fairshould be sent back to Illinois in mer- man, of the Elmira Advertiser, Lewis ited disgrace. There are several so- | Parker and A. E. Brown, Bath, N. W. ber men in the great State of Illinois, Gokey, Addison, J. B. Floyd, Cheany one of whom would better repre- mung, A. L. Smith and Mrs. Reynolds, Hornellaville, D. D. Rodgers and W. The Republican party cannot afford Hadger, Corning, W. B. Decker, Wato copy the vices of its opponent. If verly, J. Decker, and Mrs. D. Noble, Elmira, the two latter supposed to be fatally hurt. Nearly all were seriously injured. It is further stated that some villains robbed the dead-something hardly credible. The cause of the ac. lainy. Of all the frauds and pecula- cident is said to have been a broken Millinery and Straw Goods. rail. However, so long as trains are cannot call to mind one that was ferret- | run at a speed of 30 miles an hour ed out by the motion of that party and around a curve like that at Carr's Rock, punished. Its policy has been to cover a broken rail will not be necessary to up its crimes, and drown public clamor | ensure disaster, soon or late. We trust by a noisy denounciation of the crimes that the affair may be fully investigat-

verely punished. A Registry Law The Legislature has passed, and the Governor signed, a supplement to our election laws, requiring the registration murder of Abraham Lincoln-all crimes of voters throughout the State. This is of the Democratic party. We say that a much needed measure, and calculated the Republican party cannot afford to to accomplish a great deal of good in the way of preventing frauds at eleccopy this unmitigated partisan depravitions. The following is a synopsis o ty. It must obey the high injunction— the most important features of the bill 'First pure; then peaceable." And | Section 1.-That the assessors shall there can be no better beginning than make lists of voters annually, with their residence, whether housekeepers or boarders: the occupation and name of employer, if working for another; vhether native citizen voting on age naturalized, or having declared intentions, expecting to vote upon full papers to be procured before election. During the present year such list to be made out sixty days after the pass

September; meetings for rectification at 9 o'clock, a. m., for the transaction of town and placing additional names on the ship business. registry, to be held by the assessors during four days, if necessary, and ten days before the election. Section 2.—Duplicate copies of the theft of five dollars, in our courts, not registry lists to be made out; one copy to go to the County Commissioners, th other to be posted on the door of the

Section 3.—Assessors, inspectors and judges of election to attend at places for holding elections on Saturday, the tenth day preceding the second Tuesday of October, to place names on the registry not thereon, upon due proof of the right of the voter. At the election no person to be allowed to vote whose name is not on the list. Where a perspecial meeting of the officers to decide on his case; and all such claims may be heard at the election house on the Saturday before the election.

Section 4.—Voters may be challenged fact that their names are on the registry, and the matter be decided accord ing to law. Naturalized voters must produce their certificates of naturalization, the election officers to place the word "voted," with date and place of election.

Section 5.—Registry papers to be sealed up after the election with other election papers. Section 6.—Registry to be reopened in years when there are Presidential elections ten days before the election and names of voters omitted to be place ed thereon.

Section 7.—At special elections the egistry to govern, but not to exclude citizens not registered who have the Section 8.—Prescribes the oath of office for assessors, inspectors and judges of elections.

Section 9.—On the petition of five or more citizens, under oath, setting forth | tavo volume, richly illustrated with 18 beautifu reasons for believing that frauds will be Steel Engravings, and a portrait of the author practiced at an election, the Court of MRS, HARRIET BEECHER STOWE Common Pleas may appoint two persons as overseers of elections, one from each political party, if the inspectors belong to different political parties: but where these officers are both of the the man was well shown by his loose opposite party the overseers to have testimony. As will be seen by reading a right to be present at the election and the cross-examination, he contradicted to see what is done, keep lists of voters.

of that election district or division to be thrown out. Section 10.—If a district polls votes than are registered, it shall be prima facic evidence of fraud, and the whole vote may be rejected upon a con-

tested election. Section 11.—No court of the State to naturalize any foreigner within ten days of an election, under penalty of misdemeanor in the officer issuing the party to imprisonment not exceeding three years, and fine not exceeding one thousand dollars.

Section 12.—Issuing false receipts by a tax collector, fine not less than one hundred dollars, imprisonment not less than three months. Section 13.-At elections hereafter, polls to open between 6 and 7 o'clock, A. M., and close at 6 P. M.

Teacher's Institute. THE undersigned most cordially and earnestly invites the Teachers and other friends of common schools in Tioga County to meet the citizens and Tenchers of Covington, in their new Model School house in Covington Boro, on the 27th of this month (April.) at one o'clock P. M to continue in session until Friday noon, for the

Loctures will be given each evening; and we are encouraged to expect much profit to all Teachers who attend this Convention and a revival of the general interest in our Common Schools. J. F. CALKINS, Co. Supt. Wellsboro, April 22, 1868-2t.

Trustee's Notice.

final account as trustee of the said Insolvents' less objections shall be filed to the allowance and confirmation of the same on or before that day. JOHN F. DONALDSON,
Wellsbojo, Apr 22, 1868-4w<sup>©</sup> Proth'y.

Dissolution.

THE copartnership heretofore existing between the subscribers in the Stage business, under the name of M. Bullard & Hazlett, is this must be settled by him.
M. BULLARD, Wellsboro. G. W. HAZLETT, Tioga. April 22, 1868-3t.

SEED WHEAT!—
A fine lot just received at
April 8, '68—2w. WRIGHT & BAILEY's

NEW

JUST RECEIVED

de lano & cops.

April 22, 1868.

SPRING & SUMMER GOODS

WE beg to gall your attention to our stock of

for the Spring and Summer Trade, which is now complete, and selected with care to meet the wants of all, and embracing full lines of all that is new and novel, and at the lowest possible rates.

of Madame Ralling's large and exquisite assort-ment, of which we will give our friends the most

April 22, 1868-tf. Broad Street, Tioga, Pa. Important Facts.

SINCE Salutifer is now being used in thous ands of families the following facts are im portant to be known. First—Though it is the most powerful of all popular remedies, yet it is so compounded, as to be safe and harmless. It is of such a nature that it may be handled and used by children, and persons who are ignorant of Medicines.

SECOND—It is found that Salutifor will relieve evere pain in any part of the body sconer that

ny other application. THIRD-It is important that the bottle be well corked, if left open only a few minutes it loses strongth.

FOURTH—This useful remedy can be obtained from almost every dealer in medicines.

Notice. age of the act; qualifications to be then inquired into before the 1st of Stony Fork School House, Friday April 24, ORRIN BLAIR, JOB SYMONDS. Supervisors.

> THE Annual Meeting of stockholders of the Tioga Improvement Company for the elecheld at No. 16 Philadelphia Exchange, in the City of Philadelphia on Tuesday, May 5th at 12 M. GEO. H. COLKET, Sec.

NEW GOODS just received. Please call and examine for yourselves before purchasing elsewhere. TOLES & BARKER. lug elsewhere. Wellsboro, April 15, 1868-2 w.

Impeachment

FARMERS OF TIOGA COUNTY. and put to proof, notwithstanding the THE EMPIRE GRAIN DRILL proposes to prefer articles of

from wheat to beans or peas.
2d, It will do it on more uneven and stony

quiry to be addressed to A. W. WILLSON,
April 16, 1868—3t.
Covington Pe

FOR THE NEW BOOK "MEN OF OUR TIMES"

Agents say it is the best, and sells the quickesi of any book they ever sold. Some are taking 200 orders per week. It will outsell "Uncle Tom's Cabin." We employ no general agents, but pay extra commission. Old agents will appreciate extra commission. Our agents will approximately item. Send for circular giving full particulars. Address Hartford Publishing Co.,
April 15, 1868-4t. Hartford, Ct.

Auditor's Notice.

The undersigned appointed an auditor to distribute the money in the hands of the Sheriff arising from a sale of the personal property of N. O. Wells and G. W. Barker at the suit of S. O. Daggett, hereby gives notice that he will attend to the duties of his appointment at his office in Wellsboro, on Friday, May 8, 1868, at 2 o'clock r. M., at which time and place all persons claiming any part of said moneys must attend, or be debarred from coming in for a share of the same:

JNO. 1. MITCHELL, Apr. 15, 1868--4w

NEW ARRIVAL!

AVING removed her shop to the rooms over J. R. Bowen's Store, is now receiving

and prices. Main Street, Wellsboro, Pa. NEW MILLINERY.

fresh from New York for the Spring trade, which she will sell cheap. Call and examine styles

MRS. H. TRUMAN, having purchased the shop lately owned by Mrs. Goldsmith, opposite Roy's Block, Main Street, Wollsbore, announces to the public that she is now receiving latest Spring styles of

MISSES HATS, &C., &C. which she will dispose af at reasonable prices.-

. Wollsboro, April, 8, 1868-tf

imcluding lecture room, about 120 x 50 until April 20th inst., or for the doing of the mason and joiner work separately. The plans and specifications may be seen by calling on the TRUSTEES, at Wellsboro. April 8, 1868-3w

deary, Governor of Penn'a for pardon. By his wife,

Geary, Governor of Penn'a for pardon. By his wife,

April 22, 1868-2w.

April 22, 1868-2w.

About to apply to his Excellency John W. sons are required to present their claims, or be and place will be barred from making any defence before me.

B. W. SKINNER,

Mercantile Appraiser.

Wellsboro, April 8, 1868-4w\*

Auditor.

Wellsboro, April 1, '68, 4w, Westfield, Pa.

New Spring Goods

IN CORNING.

WE have received a very LARGE STOCK of

SPRING GOODS

hazard nothing in saying that we keep the

and the BEST QUALITY of Goods that

kept in the place. Have a store light enough t see what you are buying, and gledge curselves t

SELL AS LOW,

unlity considered, as at any other cetablishme

CLOTH TRADE

one of our specialties, and when desired

MAKE THEM TO ORDER

n short notice and in the best manner.

CARPETS.

consisting of

COTTON WARP, HEMP, AND

FLOOR ON CLOTH

and MATTING, and can sell them

HOW VERY LOW.

We are the agents for the

\$50 REWARD!

KIRBY STEEL PLOW

Or a better Grain Drill than the

All of the improved

AGRICULTURAL IMPLEMENTS

FARMING TOOLS, •

ny assortment before purchasing elsewhere.

A large assortment of

WOODEN. WILLOW, AND JAP-

Constantly on hand.

▲PROPERTY AT PRIVATE SALE

PANNED WARE

**MOVERNMENT** 

Saddles,

All atyles,

PITKIN & CO.

PHILADELPHIA, PA.

(Formerly on Front St., now)

71 NORTH SECOND ST., JUST BELOW ARCH ST.,

Descriptive price list sent on application.

Auditor's Notice.

THE undersigned having been appointed an auditor to distribute the bulance of money

in the hands of Robert Casbeer, administrator of

Also, 5 PARK PLACE, N. Y.

April 8, 1868-3m.

Tiogal April 8, '69.

At the Agricultural Depot in Floga

-c. mug, April 8, 1800.

SMITH & WAITE.

STAIR CARPETS.

on the most favorable terms, and will be sold at very small advance from cost. We think we

BEST ASSORTMENT

We continue to make our

FOR 1868.

PATTERN HAT FRAMES

Mrs. E. D. MITCHELL.

22, 1868—1

April 22, 1868-2t.

BY THE

IMPEACHMENT against all other Grain Drills in market, and hereby summons a jury of the Farmers of Tioga County to decide upon the merits of the case.— The articles proposed, are as follows:

1st, It will sow any kind of Grain in Dril!

3d, It is less likely to get out of repair. 4th, It has a grass and clover seed sower as One of those Drills can oe seen on the farm of the subscriber two miles below Covington. All are invited to call and see it: All letters of in-

April 15, 1868-3t. Book Ag'ts Wanted leading patriots of the Day. An elegant of

MRS. E. E. KIMBALL,

BOUGHT AT GONERNMENT SALES. Consisting chiefly of 10,000 Sets New and Second Hand Harness, Bridles and Collars, 3,000 P S Tuttle MILLINERY GOODS

LADIES' HATS, RIBBONS, LACES,

DRESSMAKING

NOTICE. ROPOSALS will be received by the trustees of the M. E. Church of Wellsbore, for the building of their new Brick Church edifice—size

Notice. OTICE is hereby given that D. G. Ritter is about to apply to his Excellency John W. FOR SALE.

Pine lot of gannine Chester white Pigs. Also, early Goodrich, Harrison and Cuses Po-Also one pair of Mules, or will exchange the same for Cows or other Cattle. I am Agent for W. D. Hamlin's colebrated Utica Wagons-will soon have 6 new ones direc from the maunfacturer which will be sold reason ble. I. C. BENNETT.
Middlebury Center, April 1, 1868-3t

FOR SALE CHEAP. 1 elegant new open Buggy. 1 second hand open buggy. 1 second hand top buggy.—
1 sulkey. I two horse lumber wagon.
WRIGHT & BAILEY.

100 BARRELS Lime for sale at WRIGHT & BAILEY'S. 200 Bushels Timothy Seed. 100 bushels Clover seed, choicest kinds WRIGHT & BAILEY.

10 Tons Buckwheat Flour. WRIGHT & BAILEY. April 1, 1868-3t

Administrator's Notice. ETTERS of 'administration having been Agranted upon the estate of Sarah A Nims late of Farmington, dec'd, all persons owing said estito or having claims against the same, will settle with JOHN I MITCHELL. Wellsboro, April 1, 1868-6w4

Administrator's Notice. T ETTERS of administration having beer granted to the subscriber upon the estate of Stephen B. Burnes, late, of Gnines, dec'd, all per sons owing said estate, or having claims upor the same, will seltle with

JOSHUA T. JACKSON, Adm'r.

Wellsborg, April 1, 1868-66.8 SACKING for hops, best quality 25 cts per yard at Dr. LANO & CO'S. Oct. 12.

MERCHANTILE APPRAISEMENT of Ti BLoss. Class. Tax 13 \$10 H W Holden IS Mitchell 7 S II Thompson 14 121 J A Martin C Evens Bloss Mining & P Monell ames Trahey 7 D McVoy I L Belden 10 P Castle 124 M Kelley acob Mille M L Bacon 7 E Plumme ave added to our stock a good assertment of T W Thomas John Willson 14 James Kolley 13 1 E Caldwell 7 Morris Run Min-A J Shields T J Hall

T J Hall 14 7 ing R R Co 7 40 C J Caple, billiards 40 J Vanorder, rect'fier 25 P Barnett 14 7 Bailov & Co BROOKFIELD. W & Stanbr'gh 14 7 Wm Simmons 14 14 7 B A Seeley CLYNER. BRUSSELS, THREE - PLY. INGRAIN, 14 7 Goodell & Tk'r 14 7 W O Bristol Stebbins & Bro 14 CHATRAM.

A J Smith 14 S W Love & Co 14 7 John Short 7 W C Stubbs Covington Boro. 7 S.L. Barber J C Bennett 7 P L Clark 7 E Dyer CHARLESTON. LE Rockwell 14 7 Geo P Card H Morgan D F Stone 7 Albert Tipple

DEERFIELD. M V Purple C R Howland 7 J Pane 7 A Lee DELMAR. M. Colo & Co 13 10 Wm Cole 13 10 GREAT U.S. TEA COMPANY Job Wilcox ELKLAND Boro. A J Tillman 14 7 J M Reed. Parkhurst & Co 12 121 E H Buckbee

and sell TEA at New York prices by the single pound. All visiting Corning, are invited to call FALL BROOK BORO'. Fall B Coal Co 7 40 1 FARMINGTON. Hiram Merrit 14 7 A J Donno S X Billings 7 D K Marsh JACKSON. C Lefler 7 J J Wilcox

D/B Land Palmer Bryan 14 A' Douglass 7 Oliver Hamilton 14 14 MIFTY DOLLARS will be paid to any per-KNOXVILLE BORG. son in Tioga County, who will produce a better Plow than the 7 [LB Roynolds, 14 Goodspeed Dearman 7 Wood & Christie 14 7 L Case 7 A Dearman u Marlatt 14 7 W Knox, billiards

LAWRENCEVILLE BORO. Adams & Brown 14 7 | Joseph Phippon 14 R Thornton 14 7 | W J Horton 14 S Mather & Co 11 15 | C Parkhurst RICKFORD & HUFFMAN CONTINUOUS P Leonard 14 7 DISTRIBUTOR! - 7 |Werline & 第一

S B Card 14 7 M Newman 14 B Scolemann 14 7 G R Sheffer 14 Sobring & Miller 12 124 Fox & Wisemann 13 H Woolhaf 14 7 N Elder Narber & Moor 12 121 Irwin Bro & V 14 MORRIS. 7 Blackwell & Co 14 4 Geo Beste MAINSBURG Boro. "7 (Cudworth & Ge 14)

7 G D Maine 7 14 I will say to the Farmers of Tipga County, that am the sole agent for this county, for all of the MANSFIELD BORO. Murdaugh & P 12 121 J D Webster EW Phelps 14 7 D C Holden EW Phelps, billiards 30 R N Holden 14 7 C W Brown 13 10 J W Willhelm \*14 7 G B Kiff & Bro 14 C V Elliott And they will find it to their interest to examin

MIDDLEBURY. 7 Silas Staples V B Holiday 5 R Keeney 714 7 Visher & Rand'l 14 Benj Doane HEAVY AND SHELF HARDWARE JA Westbrook 5 JT Purvis 7 Chas Steffdr M C Potter NELSON. 7 Lugg & Whited 14 7 Parkes & Bro 14 H A Howell A Losey

> OCEOLA. Martin & K'ney 14 7 P Crandali & Co 14 J. 60HIEFFELIN, Jr. R Hammond S Crandall & Co 14 7 IH C Bosworth 14 RUTLAND. Watkins & Co 13 10 | G M Vedder 14 SULLIVAN.

L Pitts 14 7, SHIPPEN. G D Liβb ς IN IMMENSE AMOUNT OF PROPERTY 13 10 : TIOGA BORGUGU. Wickham & E 11 15 J Van Ostin W T Uroll H H Bordon & Col4 L Daggett J VanOstin, billiards 31 Fish & Cady C H Bartlett P Tuller A Crafford 2,000 WAGON COVERS, all sizes, new & worn. HE Fish & Son 14 J Schieffelin 11 15 Johnson & L

5000 WOOL AND RUBBER BLANKETS, & HORSE T I. Baldwin COVERS, MILITARY CLOTHING, GREAT COATS, BROUSES, PANTS, SHIRTS, DRAWERS, &c. J II Mitchella PANTS, SHIRTS, DRAWERS, &c.

Also a large lot of Reins, Lead Lines, Buggy Ambulance and Cart Harness. Double Trees Load Bars, Portable Forges, &c., &c. Wheel Team Harness, little worn, all oak tanned leather, serviceable, cleaned and oiled, \$5 per horse, including Bridble Lead, do \$4\* Ambulance or Stage Harness with superior leather Traces, perfectly suited for farm or general team work. double sets complete \$25 to 30, Bridles \$1 to \$3, extra hair lined Artillery case, do \$2,50 and \$3, Double Rein \$1.75 to 2,25, Indicrs \$5 to \$12 per dozen, New Officers, McOlellan Saddles, \$10 do, with plated Bit Bridle \$10, Brass Mounted Saddles, good as new \$9, with Bridle \$11, Boys Saddles \$6, Wagen. Covers, superior, 10 and 12 oz., Cotton Duck \$0 to \$12,4000 Hospital Tents, new and good as new \$0, with plets and pins, complete, Wall Tents \$15 to \$20. Wedge do \$5 to \$8, Shelter Tents for Hay Caps \$30 to \$50 per 100.

Grain Bags, 12 oz. Duck, 2 to 3 Bushel \$6 to \$10 per dozen, also full assortment of Seamless Bags.

Small order by Express, C. O. D.

LIBERAL DEDUCTIONS TO WHOLESALE DEAL-J II Mitchell 4 14 7 James Kelley 14 UNION. J Irwin 11 7 1 WESTFIELD. Edgeomb & II 14 7 WESTFIELD BORO. 7 J Swatzenbauch 10 7 WO Wakely & N P Close 14 JB&SOMur'k 7 J O Thompson 8 Willcox 7 Sanders & Colg. 14 121 D McNaughton 14 R Krusen N Gardner WELLSBOROUGH. Geo Hastings 7 [Bullard & Gol'h 14 Billiard

L A Gardiner LIBERAL DEDUCTIONS TO WHOLESALE DEAL N Asber 7 Bodine & Co 10 W T. Mathers C Willcox 13 10 W T Mathers 13 10 Thos Harding 12 122 Toles & Barker 13 10 R R Kimball C L Wilcox Sears & Derby 7 P R Williams Wm Roberts Wilson & Van V 13 Hugh Young 7 JR Bowen & Co 12 12 Wright & Baily 11 D P Roberts 14 15 C B Kelley Converse & O Dolano & Co 13 10 14 7 A Foley

Webb & Bast'gs 1

J A Roy 14 7 A Foley 14 C Sheffer (Br) 10 5 M B Prince 14 7 Totice is hereby given that an appeal will be held at the Commissioners' Office in Wollsbord, on the twenty-sixth day of May, A. D. 1868, be the estate of Erastus Butts, lase of Farmington, dec'd, hereby gives notice that he will attend to the duties of said appointment at his soffice in the foregoing appraisement will be heard, and dec'd, hereby gives notice that he will attached the duties of said appointment at his office in the duties of said appointment at his office in the foregoing appraisement will be needed proper and wellsboro, Pa., on Friday the first day of May, such abatements made as are deemed proper and just, and all persons failing to appear at said time just, and all persons failing to appear at said time Wollsboro, April 1, '68. 4w, Westfield, Pa.

12

Insurance Agency.

WYOMING INSURANCE CO. WILKES-BARRE, PA.

R. C. Smith, Sec'y. W. Sa Ross, Prog. W. T. Read, Gen'l Ag't. L. D. Shormakel, V.

CAPITAL AND SURPLUS, \$150,000 THIS lis the company for which The days "Hatfield was lately agent, and policy help. rs who wish to renew their lastrance are to

figsted to apply to the subscriber. Girard Fire Insurance Co., PHILADELPHIA

THIMAS CRAYEN. Preside А \$5. Сильту Capital \$200,000.

All paid up in Cash.

Surplus Over \$160,000. Continental Ins. Company

OF THE CITY OF NEW YORK. \$500,000,00 Cash Capital, Gross Surplus, Jan. 1, 1868, 1,314,590,31 Cash Assets.

BEORGE T. HOPE, President 11. 11. LAMPORT, Vice President.
CYRUS PECK, Secretary

Policies written at this office.

The subscriber takes this method of informing the public that he has the agency of the above Companies, and will be found at his office over Roy's Drug Store, adjoining Agitator Office. JNO. I. MITCHELL. Wellshoro, Pn., Fub. 26, 1868-tf

In Bankruptcy. THIS IS TO GIVE NOTICE that on the 13th day of April, A. D. 1868, a warranting thaway Locy, of Middlebury, 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 proprty belonging to such bankrupt, to him or for his use, and the transfer of any property by bim are forbidden by law; that a meeting of the creditors of enid bankrupt, to prove their debts and to choose one or more assignees of his est. ate, will be held at a Court of Bankruptey to he holden at the office of F. E. Smith, in Tiograpor. ough, Pa., before F. E. Smith, Register, on the 20th day of May, A. D. 1868, at 1 o'clock r. M. THOMAS A. ROWLEY.

U. S. Marshal Wost'n Dist. Pa. Apr. 15, 68. Per David Camenon, Deputy. Executor's Notice. FETTERS Testamentary having been great ed upon the last will and testament of Cha-Whitcomb, late of Union deceased, all personowing said testator, or having claims against the

JAS. M. WHITCOMB. MARINDA WHITCOMB Ex'15. Union. April 15, 1866-6we Notice to Teachers, &c. THE School Directors of Charleston wil meet at the Young School House, Saturday forenoon, April 25th, for the purpose of contracting for wood for the Schools. In the afternoon they will attend at the same place for the purpose of hiring teachers for the summer schools. By or-

April 15, 1868,-2w. DENTISTRY.

DR. A. B. EASTMAN, is permanently location Wellsboro, Pa., OFFICE, 13 MAIN STREET, Where he will promptly attend to all work pertaining to his profession. Having procured all the improvements of the day, he will furnish whatever is desired at the lowest possible term, and will guarantee satisfaction in every case.

Nitrons Oxide Gas, which is superior to any thing in use, administered when desired-al ways giving a painless operation. In testimony of which he refers to the folion ing named ladies and gentleman: Jus Bullard, L. A. Gardiner, Eva Hastings, Maggio Harden, Geo McBowen, E. W. Kelley, Eugend Robinson, James Bunnell, Mary L. Johnson, Mr. M. W. Staples, Sarah Francis, H. C. Roland, Fan

nie M. Wilkinson, M Soars, Mrs M Andress, An

nio E Christian, Martha Moorg, Will Green, Mary Dickinson, Mary Lindrey Mrs Present Williams, Jennie Finch, Geo Green, Willie So-Wellsboro, April 1, 1868. County House Notice. TO OVERSEERS OF THE POOR, in the several townships and boroughs of Tioga County: In compliance with the att section of an act entitled "An Act to authorize the erceion of a Poor House in the county of Tioga," the Commissioners hereby give notice that the are now ready to receive the poor, having completed the building and provided all necessary accommodations, as required by said Act. The 5th section referred to provides; "That as soon as said building shall be eregted, and all pages sary accommodations provided for the acceptant of the poor, the Commissioners shall give notice to that effect in all the papers published in the county; and the overseers of the poor in the several townships and boroughs are hereby required to being the poor of their respective districts forthwith, unless when sickness may prevent; in which case the Commissioners may allow the poor person to be supported elsewhere until they

option in the matter, as many supposed. A prompt compliance with this provision will very much facilitate matters. By order of the Commissioners. THOMAS ALLES, Wellsboro, April, 15, 1858 -4w

By this section it will be seen that there is no

can be safely brought to the poor house."

Dissolution. The Copartnership herotofora existing hetween M. Bullard & Coldsmith is this day histolved by mutual consent. The Bunks and as counts will be in the hands of C. II. Goldsmit. C.H. GOLDSMITH The Grocery business will be conducted at the old stand by C. H. Goldsmith, Wollsbord March 26, 1868-3w

Valuable Farm for Sale. form of three hundred acres, with two han A dred and twenty five acres improved Situated two miles north of Tioga Village, on the Tioga River and Railroad. Well watttered, in ier a good-state of cultivation, and good buildings. Also four houses and lots for sale in Tioga village.

T. L. DALDWIN. Tioen, Feb. 12, 1868; if.

In Bankruptey.

N the District Court of U. S. Western Diet of Pana, in the watter of SILAS ALLIS, Bunkrupt. To whom it may Concern:
The undersigned hereby gives notice of herebointment as Assignee of Silas Allis, of lichappointment as Assignee of Silas Allis, of their mond, Tioga county, Pa., within said District, who has been adjudged a bankrupt upon his own polition by the District Court of said District JOHN W. GUERNS EV. Administrator's Notice.

ETTERS OF ADMINISTRATION having been granted to the undersigned on the estate of William-French, jr., late of Middlebury, dec'd, all persons owing or having claims against said estate, are required to call and settle with ANNETTE PRENCH Middlebury, April 8, 1868.-6w" Adm'x. Executors' Notice.

Let TERS Testamentary having wan granted to the undersigned upon the Lage will and the tament of Jacob Kissanger, late at Liberty. Acceased, all persons awing said estate, and a having demands against the same, are required to settle with JOSEPH MORRIS, | Ex'rs

Dissolution. OTICE is hereby given that the equation ship heretolore existing between the substitutions under the name of Goodeli & Pierce, is this day dissolved by mutual consent S. B. GOODELL, Clymer Ap., 1, '68-1t.

- Tioga, April, 8, 1863-3t.

JOHN SHERFER. Liberty, April 8, 1868-6"