

For the purpose of showing our readers some of the sharp operations of the Cops, we annex a moderate dose of the evidence taken before the Committee. Rev. Robert Tracy of the Roman Catholic Church testified as follows : I am the priest of the congregation at the function of the High Court of Im-Clearfield; I did pay Michael O'Meara peachment touching the same. The \$500 before the investigation commenceed; it was in his own house at Clearfield, in the evening, about a week Lesent for three months ; Mr. Borman, the boss of Collins on the railroad, gave me the money to give him for that pur pose; I had conversations with the judgment and decree. man who gave me the money; no wither party had knowledge of the subject of getting him to leave the observed in denuding the case of the State; I understand that he was to rehe was the only one that gave me any Clearfield ; J know James Collins ; have seen him about two months ago; I do not know from whom the money over. came that Gormon paid me; the Mr. Wallace I mentioned was Senator Wal-

son in 1868?

State Central Committee." What do honest Democrals think of this? and yet in the face of such stupendous frauds, Copperhead papers de-· nounce the Registry law recently pass-

ed by the Legislature. What The Legislature Did.

<sup>14</sup> The Harrisburg corlespondent of the

the last Legislature as follows': I see a statement going the rounds of the press that 2,028 bills originated in 888 bills.

ated in the Senate, and of the 1,860 re-House bills:

There were, thus, about eighteen hundred bills which came up, in some form, before both Houses; but of these, many were never acted upon in either House; many others were rejected; some fell between the two Houses; and a considerable number of others, having passed one House, were not acted on in the other.

The Governor, up to the hour of adjournment, had signed about nine hundred bills, and there were probably one or two hundred in his total of last year.

amount to over 75; railroad charters tending time for payment of enrolment son-that no man could be convicted if tax on particular bills 150; exempting permitted to manufacture testimony.property of charitable institutions from His declarations to his prejudice may taxation 50; authorizing school direc-tors to pay over surplus of bounty funds be used against him, for a reason not in their hands 50; authorizing school less obvious:--that men do not, as a directors to borrow money for building rule, admit more than the truth as purposes, 50; incorprating coal, turn-pike and other companies 50; supple- against the presumption of their innoments to borough and city charters 50. authorizing counties, cities and boroughs to borrow money, 50; prohibit-ing hunting and fishing in various mony? parts of the State, 50; pensions 25; private claims 25; supplements to various charters 100; authorizing townships, boroughs and counties to levy special taxes, 50 ; curing defects in var-

have voted solidly together all through have elaborated their idea of constitu the trial. On the other hand, on almost tional prerogatives; and the learned every ballot several Republicans have counsel for the people have elaborated voted with the Democrats; and of course their idea of Executive usurpation, and the rulings favorable to the President were made by Republican divisions on Apr. 29, 1858-1t. the questions. This settles the quesforms of law have had their stately and tion of partisanship effectually, and ceremonial recognition at the hands of shows that the only partisan voting has fore the trial; in consideration of it he lawyers and Judges; the mint has been been at the hands of the Democrats. was to leave the State, and remain ab- thrice lithed; many gnats have been The facts we allude to are conclusive, rejected and several camels swallowed; Hit hot to the partisan friends of Johnand now the nation, awaits the formal son', to unbiased observers at homed and abroad. We may say in addition that

We spppose that nothing can prejuthe Democracy are nothing if not stricttransaction that I know ledge of the transaction that I know of; I had cor-respondence with Mr. Wallace on the and why there should be any delicacy among themselves relate to favor and among themselvés relate to favor and not to principles. We regard it as cermain out until after this trial should pipe-claying of Form and the lacker of tain, that the people who will look back at this State Trial fifty years hence cease; he is the only person that knew legal rhetoric and technicality, we do will not fail to wonder that it took a of the transaction that I am aware of; not exactly see. What is more to the not exactly see. What is more to the month to dispose of a case so clearly money, or authorized me to give any; point possibly, we don't care; but snan he said, as regards himself, he would treat this display of formal fuss and And should there be left any lingering estate of Seth O. Daggett, not give any, as it was not necessary ; [feathers precisely as we would treat any regard for the Democratic party in that estate of Seth O. Daggett, 0. II. SI other formal proceeding for the sake of distand day it will be materially quaiform. The jury is out. Let us talk it fied by supprise that its chiefs should have championed law-breaking as a

What was the President impeached means to strengthen the organization. ace, the Chairman of the Democratic of? Of crimes and misdemeanors; It is hardly to be expected that men of among which were contempt of the all parties will see this transaction in prerogative of the Legislature and the its true aspect as a national experience, Judiciary, indecent conduct before the right in the midst of it. The historian people, resistance to the operation of of these times, however, will separate the laws, and finally, a breach of the himself from partisans of all colors, law. The testimony produced in evi- and render the verdict which will be dence of the truth of these charges was accepted the world over in the time to co. Pa, who have been ad come. direct, and to most people, conclusive.

Pittsburg Gazette sums up the work of No man denies that the President has South Carolina has just voted to rehabitually treated Congress with great sume her relations with the Union by discourtesy. No man apologizes for the a majority of from 15,000 to 30,000. The Western District of Penns the House, this session, and 1,860 in the miserable figure cut by the President Republicans elect their entire State tick-Senate; and the impression is thus left on his swing "around the circle." Not et, a majority of the Legislature, and Levis notice even the counsel of the President deny most of the Congressional delegation. It assignee of Lewis J. It of Tioga, and State of Such a rate of legislation would be the infraction of the Tenure-of-Office now looks as if most of the rebel States been adjudged a Bankrup frightful, if it existed ; which, fortun- law. The entire gist of the defence was, would be represented in Congress before The facts are that 2,028 bills were re that the offenses alleged against An- June. Louisiana is said to have gone ported from Committees in the House, drew Johnson were not impeachable for the new Constitution by a good maand 1,860 in the Senate; but as each offences. The plea was that the Presi- jority, though the assassination of bill has to go through both Houses, it dent had not wilfully offended, and the Union men is reported to be on the in- dent Judge for the 4th Ju each House. Of the 3,028 reported on grand effort of his counsel wasto put in crease of late. The Georgia and North sylvania, and C. F. Veil in the House about 1 100 originated in testimetry to show what motives coursel and the sylvania and sylvani and in the House, about 1,100 originated in that body, the other 928 having origin-ated in the Senate and of the 1.860 re-erned the President in his offendings. Both parties claim those States. The of Apr., 1868, and to me ing of Orphan's Court, Ce ported on in the Senate, about one-half Right here we desire to strip the case outgoing of Andrew Johnson and the General Quarter Sessions only originated there—the rest being of the false glitter of legal formula, incoming of a regenerated South would er, at Wellsbore, for the and show that no offender has ever been be complemental events.

so generously dealt with by a court as the President. In fact, it will be seen The proposition introduced in the nor, Justices of the Pence, that the generosity of the Senate de- Senate of the United States to prevent for the county of Tioga. generated into a loose establishment of the lapse of the pensions of widows minimum aminimand remember precedents, which will be found troub- when they remarry, ought not to be en- which of their offices and lesome in future proceedings of the tertained. The pension to the widow sons prosecuting in bebal same sort, should the nation be so un- of a soldier is part recompense for loss against any person or pers of support, by the death of the husband. fortunate as to need them.

An accused is not permitted to testify | When the widow remarries, the second in their attendance at the hands, but I in his own behalf, either in person or busband must fill the office of provider;  $\begin{bmatrix} ably \text{ to notice}, \\ Given under of \\Given under of \\Given$ think not over one hundred. This by proxy. He may confess to his guilt clse the treasury will have to provide would make about a thousand bills in by proxy. He may confess to his guilt clse the treasury will have to provide for two instead of one, in very many all-a number considerably below the and his confession will be received; or for two instead of one, in very many his declarations to his own prejudice cases. A pension is not in the nature The public bills, in this total number, may be used against him. He may not of a reward to the widow for giving her

50; passenger railroad charters 25; ex- testify in his own favor for a plain rea- husband to the nation.

We see by the Clinton Democrat that the Boohoos have a new order on the carpet, whose initials are K. of A." These initials stand for "Knaves of America," and it is correspondent to the "K. K. K." without doubt. In an adjoining column we notice a warning cence. But what was the course of the to "honorably discharged democratic defence in this case in putting in testisoldiers" not to sell their guns to the

What was Adjt. Gen. Thomas brought hangers on of the Grand Army of the forward to prove? Not that the Presi- Republic ; also an exhortation to keep dent did not issue an order removing the guns bright. The G. A. R. might an Wood, of Biose, accu. Stanton in violation of the law of Con-

TOTICE is hereby give named Executors ar aled their Accounts in the Tioga county Pa., and th will be presented to the Court for said county, at Wellsboro, Monday, May tion and allowance : Partial acet of A G Gr and Jacob Sheive, Admi

Griffin Palmer, dec'd. Acet of Elanson Seeley, Ex'r of last will and by given that the second and third meetings of testament of Elanson Sceley, of Deerfield, deo'd. Acct of S II Wood, adm'r of estate of Hezeki-

i-	Tioga-G W Sweatland, Hiram W Calking. Union-William Crooks.	GENES FUDMENING GOODS	latest Spring styles of	GREAT U. S. TEA COMPANY,	DR. A. B. EASTMAN, is permanently locat-
of ra	Ward—Isano Smith. Westfield Boro—Gilbert Secord.	GENTS FURNISHING GOODS,	LADIES' HATS, RIBBONS LACES,	· · ·	ed in wensooro, Pa.,
h	Wostfield—Ira Edgcomb.		MISSES HATS, &C., &C,	and sell TEA at New York prices by the single pound. All visiting Corping, are invited to call	OFFICE, 13 MAIN STREET, 13 Where he will promptly attend to all work prove
st	DLECTIONThe Annual election of officers	Cloths, Cassimeres, Vestings; also a	which she will dispose af at reasonable prices	and examine stock and prices.	thining to his profession. Having procured at the improvements of the day, he will furnish
e	L of the State Normal School, at Mansfield, will be held in the Normal School building on	large stock of	DRESSMAKING	SMITII & WAITE.	whatever is desired at the lowest possible terms.
it	Monday, May 4, 1868, between 1 and 4, P. M. F. A. ALLEN, Sec. S. B. ELLIOTT, Pres.	- <sup>i</sup>	in all its branches. The ladies of Wellsboro and	Corning, April 8, 1868.	and will guarantee satisfaction in every case
n	Apr. 29, 1853-1t.		vicinity are invited to call and examine her		thing in uso, administored when desired—al- ways giving a painless operation, 7
3+ 1	SPRING MILLINERY.	LADIES' AND CHILDRENS SHOES, MEN'S AND BOYS'	stook. Wollsboro, April, 8, 1868-1f	SPRING, & SUMMER GOODS	In testimony of which he refers to the follow- ing named ladies and gentleman:
s			Dook As'ts Wanted		Jas Bullard, L A Gardiner, Eva Hastings Mar.
в.	MRS. A. J. SOFIELD	}	FOR THE NEW BOOK	· · · · ·	gie Harden, Geo W Bowen, E W Kelley, Engelie
e, : 1	TS now opening a fresh assortment of Spring	HATS AND CAPS.	"MEN OF OUR TIMES" or leading patriots of the Day. An elegant oc-		Robinson, James Hunnell, Mary 1, Johnson, Aite M W Staples, Sarah Francis, II O Roland, Fan- nich M Wilkinson, M Spars, Mrs M Andress, An
d	BONNETS, HATS, CAPS, FLOWERS,	MALO AND GALO.	tavo volumo, richly illustrated with 18 beautifal Stoel Engravings, and a portrait of the author,	Millinger and Strong Cools	Mary Dickinson, Martha Moore, Will Green, Mary Dickinson, Mary Lindsey, Mrs Presion Williams, Jennio Finch, Geo Groon, Willie So-
ıt t-	AND GENERAL MILLINERY.	We have also some fine	MRS, HARRIET BEECHER STOWE.	Millinery and Straw Goods,	Williams, Jennio Finch, Gen Groon, Willie Su- field.
ເສ	Custom work promptly attended to	, , , , , , , , , , , , , , , , , , ,	Agents say it is the best, and sells the quickest of any book they ever sold. Some are taking 200	for the Spring and Summer Trade, which is now	Wellsboro, April 1, 1868,
d	Thanking the Wellsboro and neighboring pub- lic for their generous patronage, I hope to deserve		orders per week. It will outsell "Uncle Tom's	complete, and selected with care to meet the wants of all, and embracing full lines of all that	County House Notice.
k	a continuance of the same. April 29, 18685w.	CARPETS AND MATTING,	extra commission. Old agents will appreciate	is now and novel, and at the lowest possible rates.	TOOVERSEERS OF THE POOR in the
20	Assignee's Sale.	r i i i i i i i i i i i i i i i i i i i	this item. Send for circular giving full particu- lars. Address HARTFORD PUBLISHING Co.,	PATTERN HAT FRAMES	L several townships and horoughs of Tioga County : In compliance with the 5th section of
a v	NTOTICE is hereby given that I will sell at	and as good a stock of	April 15, 1868-4t. Hartford, Ct.	of Madamo Ralling's large and exquisite ussort- ment, of which we will give our friends the most	an act entitled "An Act to anthorize the presi- ion of a Pour House in the county of Tiona."
	IN public auction at my office in Tiega, on the first day of May next, (1868) at two o'lock in		Auditor's Notice.	desirable stylos.	the Commissioners hereby give potice that they are now ready to receive the poor, having com
g	the afternoon, one Gold Watch, belonging to the estate of Seth O. Daggett, Bankrupt.		The undersigned appointed an auditor to dis- tribute the money in the hands of the Sheriff	Mrs. E. D. MITCHELL. April 22, 1868-tf. Broad Street, Tiogu, Pa.	pleted the building and provided all necessity accommodations, as required by said Act. The
i-	C. II. SEYMOUR, Assignee. April 22, 1863.	STAPLE GROCERIES	tribute the monoy 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.		5th section referred to provides : "That as soon
d		•	Daggett, hereby gives notice that he will attend to the duties of his appointment at his office in	Impeachment 🛸	as said building shall be creeted, and all accessary accommodations provided for the reception of the poor, the Commissioners shall give notice
a	WELLSBORO HOTEL. C. II. GOLDSMITH, Proprietor,-Havingleas-		Weilsbord, on Friday, May 8, 1868, at 2 d'clock P. R., at which time and place all persons	ву тне	to that effect in all the papers published in the
of	ed this popular Hotel, the proprietor respect-	as can be found in Wellsbore. We have a good	claiming any part of said moneys must attend,	THE DEFENSE OF LEVEL AND THE OWNER	county; and the overseers of the poor in the sev- eral townships and boroughs are hereby required
n	fully solicits a fair share of patronage. Ivery attention given to guests. The best bester in	stock of	or be debarred from coming in for a share of the same. JNO. 1. MITCHELL,	· · · · ·	to bring the poor of their respective districte forthwith, unless when sickness may prevent; m
e, m	the county always in attendance. April 29, 1868Iy.		Apr. 16, 18684w Auditor.	THE EMPIRE GRAIN DRILL proposes to profer articles of	which case the Commissioners may allow the poor person to be supported elsewhere until they
ţe	N BANKRUPTCY-Western District a' Pa.,	COTTON YARN, CARPET WARP,	Teacher's Institute.	IMPEACHMENT	can be safely brought to the poor house." By this section it will be seen that there is no
s,	189: To whom it may concern; The under-	NOOP SKIRTS, LATEST STYLE, SHA- KER BONNETS,	THE undersigned most cordially and earnest- ly invites the Teachers and other friends of	against all other Grain Drills in market, and	option in the matter, as many supposed. A prompt compliance with this provision will very
to	assignee of William & John A. Rose of Tioga co. Pa. who have been adjudged bankrupt mon	in boundid,	common schools in Tioga County to most the citizensand Teachers of Covington, in their new	hereby summons a jury of the Farmers of Tioga County to decide upon the merits of the ense	much facilitate matters. By order of the Cop-
	their own petition by the, District Court if said District. J. HARBISON,		Model School house in Covington Boro, on the	The articles proposed, are as follows: 1st, It will sow any kind of Orain in Drills	wissioners. 71 THOMAS ALLEN, Wellsboro, April, 15, 1358 -4w Clerk.
e-	Wellsboro, April 29, 1868-3t Assignee.	and a large stock of	27th of this month (April,) at one o'clock P. M., to continue in session until Fridny noon, for the purpose of learning How, and How not to teach	from wheat to beans or peas. 2d, It will do it on more uneven and stony	
у	In Bankruptcy.		School.	land. 3d, It is less likely to get out of repair.	OVERNMENT
1e 7-	Western District of Pennsylvania, 88 :	LINEN CLOTHING.	Lectures will be given each evening; and we are encouraged to expect much profit to all	4th, It has a grass and clover seed sower at- tached.	PROPERTY AT PRIVATE SALE
d	To whom it may concern: The undesigned beroby gives notice of his appointment as		Teachers who attend this Convention and a revi- val of the general interest in our Common Schools.	One of these Drills cap be seen on the farm of	
It	assignce of Lewis J. Stone of the County of Tioga, and State of Pennsylvania, who has	Call and examine our Goods and Prices.	J. F. CALKINS, Co. Supt. Wellsboro, April 22, 1868-2t.	the subscriber two miles below Covington. All are invited to call and see it. All letters of in-	AN IMMEDSE AMOUNT OF PROPERTY
89 89	been adjudged a Bankrupt upon his own petition by the District Court of said District.	-	Trustee's Notice.	quiry to be addressed to A. W. WILLSON, April 15, 1868—3t. Covington, Pa.	BOUGHT AT GONERNMENT SALES.
10 10	J. HARRISON, Wellsboro, April 29, 186853t Assigneeo.	DeLANO & CO.	TOTICE is hereby given that John I. Mitchell	Administrator's Notice.	Consisting chiefly of 10,000 Sets New and Second Hand
<b>n-</b>	TIOGA CO. COURT PROCLAMATION:	Wellsboro, April 29, 1868.	In trustee of the estate of A. J. & E. R. Web- ster, Insolvent debtors, has filed his second and	T ETTERS OF ADMINISTRATION having	Harness, Bridles and Collars, 3,000
of	Whereas, the Hon, Robert G. White Presi-	Orphan's Court Sale.	final account as trustee of the said insolvents' estate, and that the same will be allowed and	been granted to the undersigned on the es- tate of William French, jr., late of Middlebury,	Saddles,
h	dent Judge for the 4th Judicial District of Penn- sylvania, and C. F. Veil and Elisha T. Bentley,	BY VIRTUE of an order of the Orphan's Court of Tioga County, issued February 3,	confirmed by the Court on or before the fourth day of May next (May Term of Court 1868) un-	dec'd, all persons owing or having claims against said estate, are required to call and settle with	All styles, 2,000 WAGON COVERS, all sizes, now & work
d.	Esq.'s, Associate Judges in Tioga county, have issued their precept, bearing date the 15th day	1 1868, and to us directed, we will expose to pub-	less objections shall be filed to the allowance and	ANNETTE FRENCH.' Middlubury, April 8, 1868 -6w <sup>(1)</sup> Adm'x.	600J WOOL AND RUBBER BLANKETS, & HORSE COVERS, MULITARY CLOTHING, GREAT
10	of Apr., 1868, and to me directed, for the hold ing of Orphan's Court, Court of Common Pleas,	lic sale at Farr's hotel, Tioga, Thursday, May 21, 1868, at 2 P. w. the following real estate, late	confirmation of the same on or before that day. JOHN F. DONALDSON,		COATS, FROCK COATS, HLOUSES, PANTS, SHIRTS, DRAWERS, &c
ld	General Quarter Sessions and Oyer and Termin- er. at Wellsboro, for the County of Tioga on the	of Royal Rose, of Rutland, deo'd, to wit: A lot of land in Rutland, being lot 146 of the	Wellsborg, Apr 22, 1868–4w <sup>2</sup> Proth'y.	Administrator's Notice. TETTERS of administration having been	Alson large lot of Reina, Lead Lines, Buggy Ambu lance and Cart Harness. Double Frees Lead Bars, Post
	4th Monday of May (being the 25th day), 1868, and to continue two weeks.	allotment of Bingham lands in said township, bounded north by lot 143, contracted to Royal	Dissolution.	U. B. Gaige, late of Jackson town-nip, decased,	able Forges, &c., &c. Wilsel Team Harness, little worn, all oak tanned leather, serviceable, cloaned and offed, 55 per house, including Bridle Lead, do \$4 Am
10	Notice is therefore hereby given, to the Coro- ner, Justices of the Pence, and Constables in and	and Erastus Rose, east by lot 129 in the name of Rose & Gile, south by lot 100 in the name of H.	THE copartnership heretofore existing be- tween the subscribers in the Stage business,	all persons owing said estate or having clause against the samo, will sottle with	bulance or Stage Harnoss' with superior loather Traces perfectly suited for farm or general team work, double
nt	for the county of Tioga. to appear in their own properpersons, with their records, inquisitions, ex-	Smith, and west by Bingham lands-containing 65.7 acres more or less, contracted to Wm. Rose,	under the name of M. Bullard & Harlett, is this day, (April 13, 1868) dissolved by mutual con-	DAVID EVERETT. Adm'r.	sets complete \$25 to 30, Bridles' \$1 to \$3, extra hab lined Artiflery case, do \$2 50 and \$3, Double Ran \$1.77
78	aminations and remembrances, to do those things which of their offices and in their behalf apper-	Jr.:	sent: The books and accounts are in the hands of Geo. W. Hazlett, and all dues and domands		to 2,25, Halters \$5 to \$12 por dozon, New Officers, Ne Clellan Saddles, \$16 do, with platod Bit Bridlo \$14
w	tain to be done, and all witnesses and other nor.	the same conveyed by the trustees of the Bing-	must be settled by him. M. BULLARD, Wellsbord.	Notice.	Brass Monuted Saddles, good as new \$9, with Bude \$11, Boys Saddles \$6, Wigen Covers, superior, 10 dot 12 or, 6 otton Duck \$6 to \$12, 1000 Heaptini Tents
<b>89</b> '	sons prosecuting in behalf of the Commonwealth against any person or persons, are required to be	ad as follows : Baginning at the southwest cor-	O. W. HAZLETT, Tioga.	THE Annual Meeting of stockholders of the Tiogs Improvement Company for the elec-	new and good as new, 12 oz. Duck, 14 feet square \$25 to \$50, with poles and pins complete, Wall Tents \$15 to
1. 	their peril. Jurors are requested to be support at	ner on the north line of lot 32, thence along lot	April 22, 1868-3t.	tion of officers to sorve the ensuing year, will be heldant No. 16 Philadelphia Exchange, in the	\$20. Wedge do \$5 to \$8, Shelfer Tents for Hay Cap-
u.	in their attendance at the appointed time, agree-	62.2 perches, thence north 25° west 39.5 perches,	Executors' Notice.	City of Philadelphia on Tuesday, May 5th at 12 M. GEO. H. COLKET, Sec.	Grahn Bigg, 12 oz; Dück, 2 10 8 Bushel 30 10 \$10 pct c dozen also full assoftment of Schinless Bars
le	Given under my hand and scal at the Sheriff's Office. in Wellsboro, the 24th day of April,	west 85.8 perches to place of beginning-con-	LETTERS Testamentary having been grant- ed to the undersigned upon the last will and	April 22, 1866-21.	Small order by Express, C. O. D. LIBERAL DEDUCTIONS TO WHOLESALE DEAL
у	in the year of our Lord one thousand eigh, hundred and sixty-eight.	fnce for roads. C. H. SEYMOUR; }	testamont of Jacob Kissinger, late of Liberty, deceased, all persons owing said estate, and all	Notice.	ers. Pltkin & co.
rð Þr	JERÓME B. POTTER, Shoriff.	E. I. STEVENS, Adm'rs.	having domands against the same, are required to sottle with JOSEPH MORRIS, } Ex'ra.	NOTICE is hereby given that D. G. Ritter is about to apply to his Excellency John W.	(Formerly on Front St., now)
	Register's Notice.		JOHN SHEFFER. )	Goary, Governor of Penn's for pardon. By his wife, C. L. RITTER.	71 North Second St., Just Below Anen St., PHILADELPHIA, P.)
χt	N OTICE is hereby given that the following named Executors and Administrators have	TN THE DISTRICT COURT OF THE UNI- ted States, for the Western District of Penn-	Liherty, April 8, 1868-6w <sup>#</sup>	April 22, 1868-2w.	Also, 5 PARK PLACE, N. Y.
n	filed their Accounts in the Register's Office for	sylvania. SETH O. DAGGEIT, a bankrupt under the act	Administrator's Notice.	NEW GOODS just received. Please call	Descriptive price list sont on application. A pril 8, 1868-3m.
)) \r	will be presented to the Judges of the Orphans'	of Congress of March 2, 1867, having applied for a discharge from all his debts, and other claims	<b>I</b> RTTERS of administration having been granted to the subscriber upon the estate of	ing elsewhere TOLES & BARKER.	Dissolution.
л о	Wellsboro, Monday, May 25, 1868, for confirma- tion and allowance:	provable under said act, by order of the Court, notice is hereby given to all creditors who have	Stephen B. Barnes, late of Gaines, dec'd, all per- sons owing said estate, or baving claims upon	Wellsboro, April 15, 1868-2w.	The Oppertuorship borcholore existing by
n	Partial acct of A G Garrison, Louisa Sheiro	proved their debts, and other persons interested, to appear on the 20th day of May, 1868, at two	the same, will sottle with JOSHUA T. JACKSON, Adm'r.	FOR SALE CHEAP.	tween M. Rullard & Goldsmith 1s this day dissolved by mutual consent The Books and ag-
g	and Jacob Sheive, Administrators cam test. an. estate of A A Sheive, of Jackson, dec'd.	o'clock, P. M., before F. E. Smith, Esq., Register,	Wellsboro, April 1, 1868-6w*	1 elegant new open Buggy. I second hand open buggy. I second hand top buggy.	counts will be in the hands of C. H. Goldsmith
	Acct of Richard Brown, adm'r of the estate of, Griffin Palmer, dec'd.	at his office in Tioga, Pa., to show cause, if any they have, why a discharge should not be granted	Administrator's Notice.	I sulkey. I two horse lumber wagon.	M. BULLARD. C. R. GOLDSMITH. The Orecome busilesses will be an elected with a
5	Acct of Elanson Seeley, Ex'r of last will and	to the said bankrupt. And further, notice is here-	T ETTERS of administration having been	WRIGHT & BAILEY.	The Grocory business will be conducted at the

to the said bankrupt. And further.notice is here by given that the scool and third meetings of granted upon the estate of Sarab A. Nime, creditors of the said bankrupt, required by the late of Farmington, dee'd, all persons owing said

27th and 28th sections of said act, will be had estate or having claims against the same, will before said Register, at the same time and place. S. C. M'CANDLESS, Clerk of U. S. District Court for said District.

Wellsboro, April 1, 1868-0w\*

**ЈОНИ Й. МІГСИ́Ъ**ЦЬ,

BARRELS Lime for sale at 100

The Grocory bussiness will be conducted at the old stand by C. H. Goldsmith. WRIGHT & BAILEY Wellshoro March 26, 1868-3w WRIGHT & BAILEY'S.

Anditor's Notice. 200 Bushels Timothy Seed. 100 bushels THE undersigned having been appointed ""

