



The Democrat.

HARVEY SICKLER, Editor.
TUNKHANNOCK, PA
Wednesday, June 29, 1864.

FAIR NOTICE

On and after the close of the present volume, (August 3d), the subscription price of the Democrat will be \$2, per year, in advance. If not paid within six months, \$2.50 will positively be charged. Those who have already paid for the fourth volume or any part of it, will receive it up to the time for which they have paid, at our former rates.

We Still Celebrate the 4th.

As the Anniversary of Americans Independence comes on Monday of next week; and as some people still have a veneration for that day; and as our girls and boys are of that class; and as printer's Holidays are like Angel's visits—few and far between,—we have concluded to give them a brief respite from their labors. No paper will therefore be issued from this office next week.

The Tribune of June 17 admits that the rebels hoped and prayed for the success of the Lincoln ticket in 1860, so that they could destroy the Union. While Gen. Grant is poking the rebels out of Richmond with the bayonets of his brave army, let the loyal people of the North rally and drive the Republicans from Washington by loyal votes.

Let the fact be made known East and West.

North and South, that the Tribune of June 17, 1864, editorially admitted that the radicals and rebels understood each other, and conspired together to destroy this glorious Union. "When," said the Tribune, "through their (the rebel) aid we elected LINCOLN and HAMLIN our triumph was no—where more generally or openly exulted over than in Charleston, the fountain, and focus of the rebellion." These factions have been equally the curse of the country and it is the duty of the country to rally at the next election and put down LINCOLN as well as his confederate JEFF DAVIS.

Thurlow Weed's Letter.

A large portion of our space, on this page, is devoted to Thurlow Weed's expose of the rascalities and iniquities of his late political friends—the "Loyal Leaguers" of N. Y.—This Testimony, coming as it does, from a man, but recently in the full confidence of the "Administration," a man who has most of the brains and probably all of the honesty of his party, cannot be gainsaid nor denied by the shoddy Abolitionists. It shows that their greed for gain has been the mainspring to all their blatant professions of loyalty. A fact all discerning people discovered long ago. It shows, in short, where the "money goes," and who are traitors to their country. Let all who have any doubts on these points, read the letter.

Since writing the above we have seen another letter from the same trenchant pen, by which it would seem, that Mr. Weed is not content, with sticking a pile in this foul nest of traitors and thieves; but is determined to "bring down the roost."

The Friends of the Rebels.

The Tribune, of yesterday, in trying to pick a flaw in the matchless oration of General McCLELLAN, makes the following astonishing admission:

Now we oppose to this allegation, first, the great, conspicuous, abundantly established fact that the engineers of the rebellion desired and labored for that very Republican triumph of 1860 which is here made the cause of their revolt. It was to this end that they forced through the Senate of that year the Jeff Davis platform whereby Mr. Douglas and his friends were virtually read out of the Democratic party. It was to this end that they deliberately and determinedly completed the overthrow of that party by bolting from the Charleston Convention and nominating Breckinridge and Lane against Douglas and Johnson. All through the canvass, we Republicans recognized and treated the bolter as our virtual and powerful allies. And when, through their aid, we had elected Lincoln and Hamlin, our triumph was nowhere more generally or openly exulted over than in Charleston, the fountain and focus of the rebellion.

The above is an actual extract from the Tribune of June 17, italics and all. It proves the following points:

1. That the Republican party and the secessionists understood each other, and that they worked together for the dissolution of the Union.
 2. That the leaders of the conspiracy to take the South out of the Union warmly sympathized with Mr. GREELEY and his friends in their efforts to elect Mr. LINCOLN in 1860, and that the heart and focus of the rebellion openly exulted when they succeeded.
 3. It is thus established that the true friends of the Union are the members of the Democratic party, for their success would have insured us against the horrors of attempted secession.
- It is for the country to say whether it wishes to play into the hands of the rebels by re-electing Mr. LINCOLN and keeping the Republican party in power.—World.

VERY CURIOUS REVELATIONS.

Thurlow Weed on Political Rascality—Insiders View of Radical Roguery.

[From the Albany Evening Journal, June 18.]
The Evening Post attempts to reverse our position, making itself the assailed instead of the assailing party. That Journal went out of its way to stigmatize me as a "fellow." Of the "courseness" of this gratuitous assault, compared with the terms of my reply, I shall leave others to judge. It will be found that The Post was more disturbed by the exposure of its mediated treachery than by any question of "temper or manners." The Post, however, only indulges its poetic "generalities" as an army throws forward its skirmishers preliminary to an engagement.—Whenever The Post, its neighbor, The Tribune, or Mayor Opdyke, get into a "tight place," they resort to the "steamer Cataline." In all emergencies they play that card. The alleged "frauds" in the "charter" of the "Cataline" have covered up and shielded rascalities and corruptions enough to sink a nation. Under the auspices of the Van Wyck Investigating Committee (whose chairman sought to avenge himself upon me because I had declined to demand from the Board of State Canvassers a certificate of his election to Congress without regard to the question of whether he was or was not legally chosen, stimulated by The Tribune, prominent members of the "Union Defense Committee," Collector Barney and Mr. Opdyke, singled out the "Cataline charter" as fraudulent though hundreds of steamers, before and since, had and have been chartered at much higher rates. It was not that too much paid for the Cataline, but that my enemies (gentlemen whose hostility bears date with some disappointed aspiration) suppose I was connected with that charter. This supposition and the accusations founded upon it, are wholly untrue and unjust, working the double wrong of injuring the parties who were concerned in the charter of the Cataline, and of traducing me, who was not in any way or manner, directly or indirectly, so concerned.

The Post, after a dissertation on "temper and manners," proving, in its own way, that its free epithets of "fellow" and "burglar" are not "coarse," concludes:

Yet we cannot congratulate Mr. Weed on playing very well the part he has been forced to take. There is enough of his abuse, such as it is; but is so coarse as to be nauseous. It is much more at home in his well known capacity of father of the lobby at Albany.—He is much more ingenious and successful in maneuvering a gridiron railway through the New York Legislature. His Jexterity in chartering the steamer Cataline for the use of the Government in the beginning of the war, was the admiration of all Wall Street.—Mr. Davis, on the floor of the House of Representatives at Washington, it may be remembered, paid a handsome tribute to his financial ability, when he spoke of the liberal percentage secured by him on contracts given out at the opening of our civil war. Here his genius shines almost without a peer.—"These," as Virgil said of another person in Dryden's translation—

"These are imperial arts and worthy the name."
Let Mr. Weed then confine himself to these.

However, if he chooses to invite another silly article of the same sort for The Evening Journal, he has our free consent.

I avail myself of the courtesy of The Post "to invite another silly article," remarking, by the way, that the services of the reputed "father of the lobby" may be dispensed with while an editor of The Evening Post remains a prominent member of that body, passing his winters in Albany, using the columns of that convenient journal to support or oppose bills in which he is interested. With this representative in the "lobby at Albany," and another of its associates with his arms shoulder deep, as a navy agent, into the Federal Treasury, The Post's censorship of legislative purity is modest and becoming! If by inviting "another silly article," some of the glass windows of The Post get broken, it must be remembered who threw the first stone!

But I return to the steamer Cataline, in relation to whose charter accusations and aspersions have followed me, from my own country to Europe, for more than three years.—This allegation has been the basis of assault and the theme of abuse in Congress, in journals, upon the stump, and by individuals, while I was entirely disconnected with the charter of that steamer, and indeed as ignorant of the fact of the charter as any man, woman or child in the State.

Here follows a copy of the correspondence connected with the purchase of the Cataline, concluding with a letter from Capt. Comstock, who, with Col. Tompkins, claim to be alone responsible for the charter.—Eds Journal of Commerce

Having borne quite long enough, the reproach consequent upon these calumnies, I take leave to unmask some of my assailants. In the distribution of lucrative offices at Washington, a claim came up from The Evening Post.—One of its proprietors, (Mr. Henderson) asked for, and received the office of Navy Agent. Even in times of peace that office, according to The Post, enjoyed an unusable notoriety connected with the "unclean drippings." The Evening Post incumbent, it is alleged, has swelled these "drippings" enormously. Some weeks since, its neighbor, The Commercial Advertiser, submitted the following charges against the Navy Agency:

THE NAVY AGENCIES.

It appears that since the present Administration came into power, G. W. Schofield & Co., of New York, have been paid \$1,152,214.99. A portion of this was for articles contracted for, but the larger part of their deliveries were made upon what are called "open purchases"—that is to say, an order from the navy agent at New York, directing them to procure certain articles and to deliver them to the naval storekeeper at the Brooklyn Navy Yard. Ostensibly in the hardware business, they have in this way supplied the Brooklyn Navy Yard with fire-wood, lumber, lime, hair, plaster, iron, nails, hardware, paints, glass, ship chandlery, carriage, oils, belting, staves, packing, leather, hose, stoves, cooking utensils, fire and copper. The navy agent does not appear to have paid the least attention to the quality or the cost

of the articles supplied by his general purchasing agents, Schofield & Co.

The members of this firm, detected at last and now being tried by court martial, kept a systematic set of books, from which Senator Grimes was permitted to make a most elaborate and complete extract. I copy a few items as a sample of the manner in which "open purchases" have been made at New York. The first column contains the cost price of the articles named, and the second column shows what the Government paid for the same articles—the Navy Agent approving the bills:

May 26, 1863.	Cost to Govern-
240 pair brass hinge stationary,	\$17.32 \$216.00
at \$5 34 m. 30c.	
370 pair brass hinge stationary,	49.43 262.00
plus 3 in. 70c.	
400 pair brass hinge stationary,	16.45 199.00
plus 2 1/2 in. 45c.	
1,000 gross brass screws, assorted,	787.80 4,000.00
at \$1.00	
1,500 gross iron screws, assorted,	555.85 2,100.00
at \$1.40	
	\$1,426.75 \$6,748.00

August 15, 1863.	Cost to Govern-
1,031	
20 bbls turpentine, 56 1/2 galls.	\$1,199.40 \$4,108.60
at \$3.50	
2 bbls copal varnish 112 galls.	267.20 216.00
at \$1.00	
20 lbs Japan varnish, 56 galls.	115.80 367.00
at \$4.50	
	\$1,582.40 \$5,111.00

September 7, 1863.	Cost to Govern-
100 black buff hides at \$15	\$1,500.00
Carriage, three loads, at \$1.50	4.50
	\$625.00 \$1,600.00

November 2, 1863.

1,708 (bill)

C. & R. C. G. P. Caulker; 50 barrels stich, at \$25..... \$500 00

Carriage, three loads, at \$1.50..... 4 50

\$50 00 \$504 50

It is rumored, and I am inclined to believe the rumor, that another account book kept by Messrs. Schofield & Co., shows to whom they had to pay a goodly percentage of these enormous profits. *Mour verrons.*

Ex-Mayor Opdyke was active in getting up the "Cataline" slander, and has assailed me in the newspapers and at Washington.—This man has made more money by secret partnership in army cloth, blankets, clothing and gun contracts, than any fifty sharpers, Jew or Gentile, in the city of New York. Passing his operations in the names of Cahapt and others, I shall briefly submit the history and result of one financial dodge.—During the riots in New York a gun factory was destroyed. O. W. Farloy, Opdyke's son-in-law, made a claim upon the supervisors for damages sustained in the destruction of guns in the process of manufacture under a contract with the government. Mayor Opdyke was by virtue of his office, a member of the committee before which this claim was allowed. Opdyke disclaimed any personal interest in the gun claim. Farloy denied, in the Journals, that Opdyke was interested, and made an affidavit, which was submitted to the committee, swearing that he was the sole owner of the gun contract. Opdyke, therefore, sat in the committee investigating the claim of his son-in-law, and at an early date received a check for \$190,000. It is alleged that \$25,000, received from the Government on the contract, was forgotten in making up the claim against the city. But though the city paid handsomely and promptly, "Ody damnion" soon came "to grief." He refused to divide profits fairly, and Mr. McNeil, member of the present Legislature, commenced a suit against Geo. Opdyke for a sixth part of the \$190,000.—In presenting this claim to the supervisors, Opdyke declared, and his son-in-law, Farloy made oath, that the former had no pecuniary interest in it. In answering Mr. McNeil's complaint, Opdyke denies that McNeil is thus interested, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-payers of New York on a committee, he declaims being interested in the gun claim, and in that disclaimer his son-in-law adds an affidavit. The claim is allowed and paid. A partner, after calling the attention to the fact that the former had no pecuniary interest in it, and avows; himself as the owner of the share claimed by the plaintiff! And this answer to McNeil's complaint is sworn to by Opdyke! This therefore, is Mayor Opdyke's position. To qualify himself to act impartially and honestly for the tax-p