THURSDAY, APRIL 28, 1881.

ENTERED AT THE POST-OFFICE AT RIDGWAY, PA., AS SECOND CLASS MAIL MATTER.

Feminine Foolishness.

HOW TWO WOMEN VOLUNTARILY ENDED THEIR LIVES IN A FIT OF

Within a little more than a week says the Philadelphia Press, two women have voluntarily ended their lives in fit of pouts. One of them, Mrs. Mills of New York, was undoubtedly insane and clearly not responsible in her presistent refusal of food. Miss Duell of Iowa, who died on Sunday was apparently not insane but only sullen. Since No-yember, 1879, she has refused to speak to any one, using a slate and pencil for all necessary communications with her friends. On the 23rd of February she refused her food and after a continuous fast of forty-seventy days

yielded up the ghost. Firmness is clearly not always a commendable quality, When its object is ill chosen some corrective is called for, as adhesion to a bad purpose can only be mischievious in its results. Men do not hesitate to thwart the object of a would-be suicide who would summarily end his troubles by violent methods. A child who in a fit of sulleness holds its breath till he or she is black in the face, is spanked into a normal state of breathing by every sound minded parent. Tanner in the cause of science has demonstrated that starvation in its latter stages is not specially painful. As far as it appears neither of these women when weak and faint from lack of nurishment suffered appreciably from the pangs of hunger. Such being the case, nature cannot be relied upon to break their resolution by intensity of suffering, and some effective method of interference with this suicidal purpore must be devised.

In the case of the two ladies under eonsideration, food was placed temptingly within their reach, but they would not touch it. Insane patients who refuse food are sometimes persuaded to abandon their purpose by insinuating the idea that they cannot have food if they believe this they immediately begin to cry for food. These women, however, were not to be deceived, nor could they be forced to cat. There was a case, however, reported a few weeks ago from New York, where a woman had a temporary paralysis of the stomach and could take no food at all. Neither her friends nor herself were willing she should starve to death, and she was bathed regularly in milk and other liquid food until her stomach recovered its tone. The skin will absorb food very readily in this way and in such quantities that these baths never failed to allay a previous

sensation of hunger. This is a hint to those who have the charge of obstinate woman who refuse Bathe them in milk, nolens volens, and let them close their mouths as tight as they may, only soak them long enough and they will get fat in spite of themselves. Beef tea, clear soups and probably thin gruels can be administered by way of change of diet in the same manner. As the ordinary bathing process would be wasteful when liquid food is substituted for water, the patient might be loosely encased in a rubber suit, somewhat af-ter the fashion of Captain Boynton's, and fed liberally at the neck. gret that it did not occur to us to sug-gest this scheme sooner, so that it might have been satisfactorily tested in Misss Duell's case. It will how-ever, hold good for the next woman who gets "off her feed" and obstinately refuses to take her vituals in

List of Jurors.

Drawn for May term, 1881, GRAND JURORS.

the ordinary fashion.

Benzinger-Simon Brendel, Baptiste Anthony Goetz, Valentine Bauer, Fox - Peter Pantzer, Sr., Morti-nore Keeley, George W. Connor,

Silas W. Moyer, Andrew Cross, Jr., Joseph Dollinger. Horton-A. B. Sparks, A. D. Aldin, George S. Himes, Fred Burchfield. Jay-George L. Thurston, James A.

Burke, Morris Flanders. Jones-A. C. Johnson

Ridgway-Samuel S. Wilson, T. B. Johnson, W. W. Mattison. Spring Creek-Roderick Wescott. t. Marys-Frank Geyer, Matthews

TRAVERSE JURORS. Benzinger—John Gahn, Martin Diepold, Andrew Glass, Nicholas

Benezette- Joseph Entz, Newton Johnson, Henry Blesh. Fox - John W. Moyer, Talbot Thompson, Joseph Emmett, John B. Jones, W. A. Arthurs.

Horton-Harvey Parsons. Jones-Enos Roctzer, Frank Miller, Millstone—Thomas Slyhoff. Ridgway—John Gillouly, A. Swartz oss, Virgil S. Wheeler, C. D.C. Bowers, John Kohler, Edward Bowers, berome Powell, John A. Bankston, Howard Gorton, Francis McGloin, Charles Matthews, Peter C. Kemmerer. Spring Creek — Newman Crabtree, L. L. Miller, Forbus Keister.

St. Marys—Joseph Windfelder, Sr., ferman Tegler, Matt. Hays, John Jacob, Peter Strubel.

-Prepared Mustard by the quart Sauerkraut, Mince ment and Pigs Feet at Morgester's.

PENNSYLVANIA RAIL ROAD

Philadelphia & Eric R. R. Div. WINTER TIME TABLE.

On and after SUNDAY, November 7, 1880, the trains on the Philadel-phia & Erie Railroad Division will

run as follows: WESTWARD. Niagara Ex. leaves Phila....9 00 a. m. Renovo., 5 40 p. m., ERIE MAII, leaves Phila...... 11 55 p. m

Renovo.....11 05 a. m. Ridgway ... 246 p. m. Kane......3 45 p. m. EASTWARD.

Day Express leaves Renovo 10 05 a. m. arr. at Phila ... 6 35 p. m. ERIE MAIL leaves Erie 11 35 a. m. Renovo..... 9 00 p. m. WM. A. BALDWIN, General Sup't.

NEW ADVERTISEMENTS.

The Township of In the Courts of Ridgway, No. 3 May term 1881, The Borough of Ridgway. IN EQUITY.

In pursuance of an order of the Court of Common Pleas of Elk county, made in the above entitled case on the 26th day of April instant, notice is hereby given to all persons having claims against the township of Ridg way prior to the erection of the Bor ough of Ridgway, to present the same with the proofs thereof to the under signed appointed by said order to receive proofs and ascertain the indebt-ness of said township, at the office of Hall & McCauley in the Borough of Ridgway, on or before the 15th day of August, 1881, and that all persons not presenting their claims on or before the said day shall be forever debarred from enforcing the collection of the same.

M. S. KLINE, Examiner. Ridgway, Pa., April 27, 1881.

Estate of Isaac Coleman, Deceased. In the matter of the)

petition of C. A. Orphans' Court Brown for specific of Elk County. performance of con- No.2, sept. T. 1881. To John Moyer, Administrator C. T. A. of the last will of Isaac Cole-

Harriet Coleman, Clarissa Weed, Mary Coleman, Sophia Coleman, Lovise Colmane, Charlotte Taylor, Martha Moyer, Abigal Coleman and all others interested.
TAKE NOTICE that the under-

signed, Auditor appointed by the Orphans' Court of Elk county to take testimony and make report to the matters in controversy in the above entitled case, will attend at his office in the Borough of Ridgway on Thursday the 19 day of May, 1881, at 9 o'clock A. M. for the purpose of this appointment when and where you may attend if you see proper. GEO. A. RATHBUN, Auditor.

Ridgway, April 26th, 1881.

Elk County Court Proclamation.

WHEREAS, the Hon. Wm. D. Brown, President Judge for the Thirty-seventh Judicial District of Pennsylvania, and Julius Jones, and George Ed. Weis, Esquires, Associate Justices in Elk county, have issued their pre-cepts, to me directed, for the time of holding of the Orphans' Court, Court of Common Pleas, General Quarter-Sessions and Oyer and Terminer, at Ridgway, for the county of El k on the FOURTH MONDAY IN MAY. 1881, being the 24th day of the month, to continue one week.

Notice is therefore given to the Cor-oner, Justice of the Peace and Constables in and for the county of Elk, to appear in their own proper persons, with their records, inquisitions, and remembrances, to do those things which of their offices and in their behalf appertain to be done, and all witnesses and other persons prosecuting in behalf of the Commonwealth against any person or persons, are requested to be then and there attending, and not to depart at their peril. Jurors are to depart at their peril.

requested to be punctual in their at-tendance at the appointed time, agree-Given under my hand and seal at the Sheriff's office, in Ridgway, the 28d day of April in the year of our Lord one thousand eight hundred and

eighty-one. THOMAS SULLIVAN, Sheriff.

ELK COUNTY, 88: The Commonwealth of Pennsylvania to the Sheriff of said County GREETING:

Rufus Lucore her husband on the 30th day of May in the year of our Lord one thousand eight hundred and seventy-eight, obtained a judgment in our County Court of Common Pleas of Elk County aforesaid, before our Judges at Ridgway, against J. E. Horning, Executor of the last Will and Testament of John Horning, late of Elk County, deceased, for a certain debt or sum of twelve hundred dollars, as also six and 45-100 dollars, which to the said Plaintiffs were adjudged for their costs and charges which they sustained by occasion of the detention of that debt.

And, whereas, the said John Horning died seised of real estate in the said County of Elk.

And, whereas, the said Plaintiffs have given us to understand that the said judgment remains wholly unpaid and unsatisfied, and have sought us to provide for them a proper

And we being willing that what is just in this behalf should be done, do according to the form of the Act of Assembly in such cases made and provided, Command you that you make known to J. E. Horning, William Horning, Catherine Miller, and Jane Iddings, heirs of John Horning decased, and Elizabeth Earley and C. R. Earley her husband, Esther Emigh and George Emigh her husband, (the said Elizabeth Earley and Esther Emigh being heirs of the said John Horning deceased), that they be and appear before our Judges at Ridg-way, at our County Court of Common Pleas there to be held for said County on the 4th Monday of May next, to show cause, if any thing they have to know or say, why the said judgment so recovered against the said J. E. Horning, Executor, &c., of the said John Horning deceased, shall not be levied and paid out of the said real estate of which the said John Horning died seised as aforesaid. And have you then and there this writ

Witness the Honorable W. D. Brown President Judge of our said Court at Ridgway the 28th day of January in the year of our Lord one thous and eight hundred and eighty-one FRED. SCHOENING.

Prothonotary.

THOMAS SULLIVAN, Sheriff. -Note paper and envelopesat the

Don't forget to call and see our scrap

A \$10.00 Biblical Prize.

The publishers of Rutledge's Monthly offers the following easy way for someone to make \$10,00;

To the person telling us how many times the word "Herod" is found in Emporium.1 30 p. m. times the word 'Herod' is found in St. Mary's...2 23 p. m. the New Testament Scriptures, by May 10th, 1881, we will give \$10 00 in gold as a prize. The money will be forwarded to the winner May 14, 1881. Those who try for the prize must send 10 cents with their answer, for which they will receive the June number of Kane.......4 10 p. m. the Monthly, a handsome Magazine of ber seventeen (17) on Chestnut street, St. Mary's...5 50 p. m. the name and address of the winner of Emporium.6 55 p. m. the prize, with the correct answer arr, at Phila......... 7 05 a. m. thereto. Address, RUTLEDGE PUB-LISHING COMPANY, Easton, Pa.

List of Licenses for May Term, 1881.

NOTICE is hereby given that the following persons have filed their petitions for License in my office, and that they will be presented to the Court of Quarter Sessions on Wednes-day, January 26, 1881, at 2 o'clock P. M.

TAVERN.

1. Joseph Koch & Son. 2. Geo Spooler. 3, E. H. Dixon.

4. John Vaughau, Salyer Jackson, 6. Peter F. Bogert.

EATING HOUSE. BENEZETTE. 7. John Daily. FOX.

8, Herman Hirt, 9. J. N. Brown. STORE. 10. James McCloskey,

[That if any person or persons shall neglect or refuse to lift his, her, or their License within FIFTEEN DAYS after the same has been granted such neglect or refusal shall be deemed a forfeiture of said License

Purdon, V. 2d, page 943.] FRED, SCHŒNING, Clerk, Q. S.

-Get your note-heads, letter-head ADVOCATE office

-Note paper and envelopes at this

Sheriff's Sales.

BY VIRTUE OF SUNDRY writs of fieri facias, alias fieri facias, vendi tioni exponas, levari facias, and testa-tum fieri facias issued out of the Court of Common Pleas of Elk County, and to me directed, I THOMAS SULLI-VAN, High Sheriff of said county, do hereby give notice that I will expose to public saic or outery at the Pro-thonotary's office, in Ridgway, at one o'clock P. M., on

MONDAY, MAY, 23, 1881,

All the right, title, interest, claim and demand of defendant in, to, and out of all that tract of land situate in the township of Benzinger, in the county of Elk, and State of Pennsylvania, bounded and described as fol lows: Beginning at a post on North St. Marys road; thence west two de-grees south one hundred and five perches, more or less to the corporation line; thence south forty-six east along the corporation line fifty-four perches; thence east two degrees north seventy perches, more or less, to St. Marys road; thence northward along the St. Marys road; forty-five perches to the place of beginning, containing twenty-five acres, more or less,

and being numbered fifteen on the

man or plan of the town or settlement

Excepting all that piece of land beginning at the northwest corner of said John Walker's land and in the rear line of lots on St. Michael street and at the southwest corner of a piece of land belonging to Michael Shinabeck; thence along the south line of same and of land owned by Anton Benninger north eighty-nine and three-fourths degrees east two hundred eighty-two and two-tenths feet; thence south sixty-seven and seven-eights de-grees west two hundred and twenty and seven-tenths feet to the rear line of lots on St. Michael street: thence north forty three and one-half degrees west one hundred and thirteen feet to the place of beginning, containing suit of Joseph Wilhelm. sand six hundred and two square feet. On which there is erect-

ed a barn 30x40 feet, also a slaughter 2. All that tract of land situate in the borough of St. Marys, county of Elk, state of Pennsylvania, bounded and described as follows, to-wit: Beginning at the rear corner of building town lots thirty and thirty-two; thence in a straight line with said town lots and along Naverius Bucheit's lot four hundred and eleven feet, more or less, to the line of J. Walker's land; thence westerly along J. Walker's land five hundred and seventy of town lots on St. Michael street : thence southeasterly along said line of town lots on St. Michael street three hundred and seventy-four feet more or less, to place of beginning, contain-

acre, more or less.

3. Also, all that certain town lot or 3. Also, all that certain town lot or one-half degrees west seven and two-piece of ground situate in the borough tenth rods, north seven and one-half of St. Marys aforesaid, known as town lot number fifty-four on St. Marys street in the map or plan of said bor- five-tenths rods, north seventy-five ough of St. Marys and being one hundred feet front on said St. Marys street by two hundred feet deep at right angles, bounded north by lot number fifty-six, east by Virgin alley, south by lot number fifty two, and west by St. Marys street, on which there is erected a house 28x30 feet; barn 30x30 feet, and old house 28x30

feet, with wing attached. 4. Also, all that certain piece of land part of a town lot in the borough of St. Marys aforesaid, known as the outhern part of lot number fifty-six in the map or plan of St. Marys and being fifty-seven feet nine inches. more or less, in front on St. Marys street by two hundred feet deep right angles, bounded on the north y a portion of said lot number fiftyx conveyed by John-Walker to John Walker, Jr., by deed dated 13th of April, 1875; east by Virgin alley; south lot number fifty-four, and west by st. Marys treeet, on which there is

rected a store house 28x40 feet, 5. All that certain piece of land or town lot situate in the borough of St. Marys aforesaid, known as number ten on Chestnut street, according to a map of lots laid out and surveyed by Charles Luhr, being eighty feet in front on Chestnut street one hundred and fifty feet deep right angles, bounded north by Mill street; east by an alley; south by lot number twelve, and west by Chestnut street, containing twelve thousand (12,000) square feet, on which there is crected a house 23x30 feet, with addition 17x23, 1½ stories high; also small stable and well of water.

6. Also, all that certain piece of land number (welve (12) on Chestnut street according to Charles Lubr's map of lots in said borough, being eighty in front on Chestnut street by hundred and eighty feet deep at right angles, bounded north by lot number ten; cast by an alley; south by lot number fourteen, and west by Chestnut street, containing twelve thousand square feet more or less.

St. Marys aforesaid, known as lot numin front on Chestnut street by one hundred and fifty feet deep at right angles, bounded north by lot number fifteen; east by Chestnut street, south suit of Joseph Dill.

by lot number nineteen, and west by Virgin alley, containing fifteen thous-and square feet more or less.

nineteen on Chestnut street according to Charles Luhr's map of lots in ing to Charles Luhr's map of lots in said borough being one hundred feet alia, which Edward Clark, by indent-dred and fifty feet deep at right angles bounded north by lot number seventeen; east by Chestnut street; south by lot number twenty-one, and west by the same premises, inter alia, which Edward Clark, by indent-ure dated the twenty-fifth day of April, A. D. 1863, recorded at Marion, in Forest county, in deed book No. 1, page 358, granted and conveyed unto Alexander M'Andrew, Samuel Wann, and Wandrew, Samuel Wann, and was the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same premises, interesting the fundred acres, more or less, being the same fundred acres, and the same fundred acres, being the same fundred acres, being the same fundred acres, being the same fu lot number twenty-one, and west by Virgin alley, containing fifteen thous-

and (15,000) square feet. Seized and taken in execution as the of Crouch Bros. & Co., and Wright & and Samuel Wann, at the suit of of Crouch Bros. & Co., and Wright &

ALSO.-All that certain tract, piece or parcel of ground lying and being in the township of Fox, county of Elk, and state of Pennsylvania, bounded and described as follows: Beginning at a post the southwest corner of the lot of land conveyed to Patrick Shelvey by Norris and others; thence north by land of said Shelvey fiftyeight and one-half rods to a beach tree; thence west partly by land of L. Mo-ban one hundred and twenty-three and one-half rods to a beech; thence south fifty-eight and one-half rods to a hemlock; thence east by land of John Wonderly one hundred and twenty-three and one-half rods to the place of beginning, containing forty-three acres -Get your note-heads, letter head and allowance of six per cent., and be-and envelopes neatly printed at Тия ing part of tract No. 4374, and conveyed to Dennis Toomy by Peter O'Hara and wife by deed dated March 1st, A. D. 1806, and duly recorded in deed book L, page 344, in and for the county of Elk, &c., on which there is about thirty acres under improvement with young growing orchard on same, on which there is a hewed log house about 20x30 and one barn 36x40 feet and a spring of good water.

Seized and taken in execution as the property of Dennis Toomey, at the suit of Peter O'Hara.

ALSO —All the interest of J. A. Spangler, defendant, in the following two tracts, pieces or parcels of land:

1. All that certain tenement and farm buildings and tracts or piece of land situate in Jay township, Elk county, Pennsylvania, being part of tract of land No. 4845, described as follows, to-wit: Beginning at a pine about two perches west of a spring; thence west fourteen perches to a stake; thence south one hundred and fifty-three perches to a black oak; thence east fifty-two perches to

a black oak; thence north sixty-seven perches to the turnthence along said northerly thirty-eight perches rond to a stake; thence west fifty-two perches to a chestnut; thence north twenty-two perches to the place of beginning Also another piece of land adjoining above described tract, des-

cribed as follows, viz. Beginning at a destruct stump on the east side of the turnpike road aforesaid: thence along said road ninety-six perches on the westerly side of said road; thence west one hundred and thirty-eight perches; thence north ten degrees east forty-three perches. Both of said tracts contains eighty-three acres of land, more

On the above first piece of ground there are about ten acres cleared and improved, and erected thereon a twostory frame house, 18x30 feet, with kitchen 12x16 feet, one story high, barn 16x30 feet, and other outbuild ings. On the above second tract there are about eight acres cleared. Seized and taken in execution as the

ALSO.—All that certain tract, piece or parcel of ground lying and being in the township of Jay, county of and State of Pennsylvania, bounded and described as follows: Beginning at the northeast eroner of premises being described, said corner being the northwest corner of lands of John Gibson, and on the north line of warrant 4894; thence along the west line of said Gibson's lands south eighty-nine and one-half rods to the centre of creek road; thence north seventy-seven and one-half degrees thirty-seven and seven-tenths three feet, more or less, to the rear line rods to a peg in the centre of said road; thence south fifty-two degrees forty minutes west two rods to the left bank of the mill race; thence along the bank of said race north fifty-two degrees west six rods, north seventying one aere and three-quarters of an three degrees west four and fourtenths rods, north eighty-four and degrees west sixteen rods, north fiftyfive and one-half degrees west six and and one-half degrees west eight and seven-tenths rods, north fifty-nine and one-half degrees west eleven and sixtenths rods, north sixty-four and onehalf degrees west seven and two-tenths rods, north seventy-five and one-half degrees west six rods, north sixty-seven and one-half degrees west twelve rods, north thirty-seven degrees west six rods, to a hemlock stump at the head of the dam; thence due south forty-three and three-tenths rods to a post; thence west one hundred and forty-seven and five-tenths rods to a post on the (west of the partitioned premises) east line of P. F. Weed's land; thence by P. F. Weed's lands and lands of B. A. Weed north eighty-nine and three-tenths rods to a post on the noth line of warrant No. 4894; thence by said line cast two hundred and sixty-eight rods to the place of beginning, containing two nundred and thirty-six acres, two roods and twenty-eight perches, more or less, on which there is about forty acres cleared, a two story house 20x30 feet, with wing 16x40 feet, one story high; one barn 40x50 feet, and other out-

Seized and taken in execution as the property of Justus Weed, at the suit of Joseph Wilhelm.

ALSO.-All the right, title, interest claim and demand of defendant in, to and out of all that certain tract of land situate in the township of Benezette, Elk county, Pa., bounded and described as follows, to-wit: Begin-ning at the northwest corner of lands belonging to John Barr; thence along or town lot situate in the borough of John Barr's road north sixty nine de-St. Marys aforesaid, known as lot grees east one hundred and ninety feet to a post; thence along said John Barr's land south forty-three degrees and thirty minutes east six hundred and thirty-eight feet to a post; thence along the right of way of the Alle-gheny Valley railroad south forty-six degrees and thirty minutes west one hundred and ninety feet to a post; thence north along lands of Finley, Young & Co. forty-three and one-hall 7. Also, all that certain piece of land degrees west seven bundred and or town lot situate in the borough of seventeen feet, more or less, to the place of beginning, containing three and one-half acres, more or less, on which there is erected one frame house 16x30 feet, shed

by lot number nineteen, and west by Virgin alley, containing fifteen thousand square feet more or less.

8. Also, all that certain piece of land or town lot situate in the borough of St. Marys aforesuid, known as lot number.

ALSO.—A tract of land situate in Millstone township, in Elk county, Pennsylvania, patented to Nicholas Biddle on the fourth day of May, A. D. 1815, upon warrant numbered 4129, in the name of Samuel Wallace, containing nine hundred acres, more or

> Alexander M'Henry and Edward W Warren, as tenants in common. Seized and taken in execution as the Mary S. Stockwell, executrix of the estate of William H. Stockwell, de-

ceased.

TERMS OF SALE. The following must be strictly complied when the property is struck off:

1. All bids must be paid in full except where the plaintiff or other lien creditor becomes the purchaser, in which case the costs on the writs must be paid, as well as all liens prior to that of the purchaser, and a duly tified list of liens shall be furnished, including mortgage searches on the property sold, together with such lien creditor's receipt* for the amount of the proceeds of the sale, or such portion thereof as he shall appear to be

entitled to, 2. All sales not settled immediately 2. All sales not settled infinitely will be continued until six o'clock P M, at which time all property not settled for will again be put up, and sold at the expense and risk of the person to whom it was first struck off. and who, in case of deficiency at such re-sale, shall make good the same, and in no instance will the deed be presented in court for confirmation unless the bid is actually settled for with the Sheriff as above stated.

THOMAS SULLIVAN, Sheriff. Sheriff's Office, Ridgway, Pa., \
April, 28, 1881. \
See Purdon's Digest, Ninth Edition, pag 440; Smith's Forms, 384.

NEW LIVERY STAPLE

RIDGWAY.

IN

DAN SCRIBNER WISHES TO nform the citizens of Ridgway, and the public generally, that he has started a Livery Stable and will keep

GOOD STOCK, GOOD CARRIAGES

and Buggies to let upon the most

reasonable terms. reasonable terms.

For He will also do job teaming. Stable on Elk street. All orders left it the Post Office will receive prompt Aug201871tt

THE BEST REMEDY

Diseases of the Throat and Lungs.



Diseases of the pulme nary organs are so prevalent and fatal, that a safe and reliable remedy for them is invaluable rount, is such a remedy, and no other so eminently nerits the confi-dence of the public. It is a scientific combina-tion of the medicinal

principles and curative virtues of the finest drugs, chemically unit-ed, to insure the great-PECTORAL. and uniformity of sults, which ena physicians as well as invalids to use it with confidence. It is the most reliable remedy for diseases of the throat and lungs that sciee has produced. It strikes at the foun dation of all pulmonary diseases, afferding prompt and certain relief, and is adapted to patients of any age or either sex. Being very pelatable, the youngest children take it without difficulty. In the treatment of ordinery Coughs, Colds, Sore Thront, Brenchitis, Influenza, Clergyman's Sore Thront, Asthona, Croup, and Catarch, the effects of Aven's Curany Premally preserved from serious illtimely and faithful use. It should be kept at land in every household, for the pro-tection it affords in sudden attacks. In Whooping-cought and Consumption there is no other remedy so efficacious, soothing, and helpful.

The marvellous cures which Aven's languay Precrount, has effected all over the orbit are a sufficient guaranty that it will outinue to produce the best results. An upartial trial will convince the most sceptial of its wonderful curative powers, as well s of its superiority over all other preparaas for pulmonary complaints.

Underent physicians in all parts of the entry, knowing its composition, recom-nd Aven's Chemry Pecronal to invalids and prescribe it in their practice. The test hair a century has proved its absolute certainty to cure all pulmonary complaints not already beyond the reach of human aid.

Prepared by Dr. J. C. Ayer & Co., Practical and Analytical Chemists, Lowell, Mass.

ERLD BY ALL DRUGGISTS EVERYWHEPS.



Shelf Paper and Scrap Pictures.

At the ADVOCATE office. The shell paper is in many colors; the scrap pic tures in endless variety. Also autograp albums, fancy note paper, etc. Call and see us, over Powell & Kime's store. Visiting cards, and Christmas cards, besides Reward of Merit and other cards. It won't cost you a cent to call and see our new stock, just re per order, for settlement

PLANTS AND SEEDS

F:0:R

VERYBODY.

Our Catalogue of choice SEEDS and PLAN'S contain the "BEST and CHEAPEST," and our BOOK OF FLOWERS

give prices and descriptions of Designs, Baskets and Lose Cut Flowers for any occasion, --- Sent free on application.

Harry Chaapel, Seedsman AND Florist,

Williamsport, Pa. HENRY A. PARSONS, Jr., AG'T.

GRAY'S SPECIFIC REMEDY. TRADE MARK Is especially TRADE MA r e commend ed as an un-failing cure for Seminal for Seminal Weakness Weakness Spermator-Before Taking thea Impo-

diseases that follow as a sequency on Self Abuse; as Loss of Memory, Universal Lassitude, Pain in the Back, Dimness of vission, Premature old age, and many other diseases that leads to Insanity. Consumption and a Premature Grave, all of which as a rule are first caused by deviating from the path of nature and over indulgence. The Specific Medicine is the result of a life study and many years of experience in treating those special deseases, Full particulars in our pamphlets, which we desire to send free by mail to every one.

The Specific Medicine is sold by all Druggists at \$1 per package, or six packages for \$5, or will be sent by mail on receipt of the money by addressing

THE GRAY MEDICINE CO., No. 1 Mechanics' Block, Detroit, Mich. everywhere. Harris & Ewing, wholesale Agents,

CENTRAL

Pittsburgh.

State Normal School. (Eighth Normal School District.) LOCK HAVEN, CLINTON CO., PA.

A. N. RAUB, A.M., Ph. D. Principal, This school as at present constituted offers the very best facilities for Pro-

fessional and classical learning. Buildings spacious, inviting and commodious, completely heated by steam, well ventilated and furnished with a bountiful supply of pure, soft spring water Location healthful and easy of ac

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Ursula M'Inerney, | In the By her next friend, | Court of Com-Ann Dukelow, mon Pleas Elk Co. No. 17. Thomas M'Inerney, Nov. Term, 1881.

DIVORCE. To the respondent above named: Take notice, that subpoena and alias subpoena having been issued in the above entitled case, and returned "not found in the county," you are hereby notified to appear before the said Court, at Ridgway, Pa., on FOURTH MONDAY OF MAY, D. 1881, to answer the said libellant's

THOMAS SULLIVAN, Sheriff. Sheriff's Office, Ridgway, Pa., Feb. 10,1881, GEO. A. RATHBUN, Attorney

feb10 6w ESTATE NOTICE.

Estate of Albert Brehm, late of Benzinger township, Elk county, Pa., deceased. Notice is hereby given

that letlers testamentary have granted to the undersigned, upon the above named estate. All persons indebted to said estate are requested make immediate payment, and those having-legal claims against the same to present them without delay, in pro-ANDREW BREHM, Administrator.

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