

The Columbian.

BLOOMSBURG, PENN., JAN. 25, 1867.

WILLIAM L. MADDOCK AND CO. dealers in fine groceries, No. 115 South Third Street (opposite the City Bank) Philadelphia.

Books, new and second hand, paper, envelopes, ink, etc., constantly for sale at the Recorder's office.

A LOAD of good dry wood wanted at the office of the COLUMBIAN, on subscription, at once.

THERE is an immense amount of snow on the ground, and if it should go off with a rain, we may expect a very high freshet.

For the prospects, terms of subscription, rates of advertising, and other matters relating to this paper, see first column of the first page.

Our market report shows that clover seed is pretty high. Among our new advertisements is one of an invention for stripping the seed from the stalk, which is worthy the attention of farmers.

EDWARD DEVERIS was seriously injured near Catawissa station by the cars, last Monday. Drs. Harrison of Bloom, and Robbins of Catawissa, amputated the injured leg. Deveris was a brakeman on the L. & B. Railroad.

SOME of our town subscribers have not directed how they desire their papers delivered, whether by the carrier, or left at the Post Office or at the Printing Office. If they will indicate to us where they would prefer to get them we will do our best to accommodate them.

Littell's Living Age, made up weekly mostly from the foreign papers and magazines, is generally excellent in its selections. No. 1181 is a capital one, containing New Germanic Empire, George III, Memories of Moscow, Old Sir Douglas part 3—etc. \$8.00 a year in advance.

On January 8th, 1867, says the Berwick Gazette, the Stockholders of the Berwick National Bank held an election for officers to serve for the ensuing year, with the following result:

- President—M. W. Jackson. Cashier—B. R. Davis. Directors—M. E. Jackson, Jesse Howman, W. H. Woodin, S. B. Howman, A. Miller, Francis Evans, and G. H. Fowler.

CERTAIN CURE.—Frosted limbs, it is announced, are permanently relieved by one or two applications of boiled lye of wood ashes, made so strong as to be quite slippery between the fingers. This lye should settle, be drained off, and have a large handful of common salt to each quart of lye mixed with it. It should be quite warm and the limbs be submerged for one or two hours.

At a meeting of the stockholders of the Leekawanna and Bloomsburg Railroad Company held in Scranton on the 14th, the following officers were elected for the ensuing year:

- James Archibald, President. John C. Phelps, Vice President. Directors—Moses Taylor, William E. Dodge, John Brislin, John T. Blair, Joseph Seranton, Payne Pettebone, James Blair, A. H. Reynolds, J. J. Albright, T. F. Atherton, Samuel Hoyt, John C. Phelps, D. G. Driesbach.

At the annual election for the Directors of the Lehigh Valley Railroad, held at their office, in Philadelphia, on the 14th instant, the following board was chosen, viz:

- President, William W. Longstreth. Directors, Asa Packer, John Taylor Johnson, William H. Gatzner, J. Goldingham Fell, Eliza A. Packer, Ashbel Welch, John N. Hutchinson, Edward H. Trotter, David Thomas, Josiah O. Stearns, Joseph H. Dulles, Charles Harshorne.

The following named persons were elected to serve for the current year for directors of the First National Bank of Plymouth:

- H. Gaylord, J. B. Smith, Dwyer Smith, T. P. McFarlin, H. H. Harvey, Peter Shupp, Frank Stuart, S. C. Turner, James Turner, Charles Hutchinson, Ira Davenport, Oliver Davenport, J. F. Reynolds.

Henderson Gaylord was chosen President, John B. Smith, Vice-President, Wilson, Cashier, and William W. Driesbach, Clerk.

AMOUNT of tax assessed in the Thirtieth Collection District of Pennsylvania, for the month of January, 1867, to wit:

Table with 2 columns: Division and Amount. Rows include 1st Division (\$2,770.51), 2nd (\$47.78), 3rd (\$33.58), 4th (\$42.68), 5th (\$23.09), 6th (\$23.09), 7th (\$23.09), 8th (\$23.09), 9th (\$23.09), 10th (\$23.09), 11th (\$23.09), 12th (\$23.09), 13th (\$23.09), 14th (\$23.09), 15th (\$23.09).

Number of persons assessed during the year 1866 in the Thirtieth Collection District, not including individual members of firms and companies, when assessed as companies, was eight thousand four hundred and four.

Market Report table with 2 columns: Item and Price. Rows include Wheat per bushel (\$2.75), Flour per barrel (\$4.00), Corn (\$1.00), Beans (\$1.00), Potatoes (\$1.00), Apples (\$1.00), Butter (\$1.00), Eggs (\$1.00), Lard per pound (\$1.00).

THE KALEIDOSCOPE:

No. 4, January 25, 1867.

From my youth I have had a propensity to buy and read old books; to examine old manuscripts; to investigate old and curious questions. Mostly I have been able to turn my acquisitions to account, and thus make the hobby I may have riding for the time being, subservient to the uses or pleasure both of myself and my fellow-men.

For several years this hobby of mine has been inducing me to make pretty thorough and extensive examinations into the last wills and testaments remaining on file in the registers' offices in several counties of the State. It has been a very curious study of human nature, and, I fancy, from a point of view seldom if ever occupied for that purpose.

It was curious to observe how Mr. Barstler left the bulk of his property to his children by his first wife; and how Mr. Carpenter left his to those borne to him by his late loving spouse; and the interest was greatly heightened by knowing a little bit of the family history which brought about that result.

How Mr. Oakford made provision against the second marriage of the weeping woman he was about to leave a widow, and Mrs. Haldell, whose years or whose face was a barrier to new engagements, was left perfectly freed from them.

Originally it was my intention to copy and publish about one hundred of the most singular, and among them many which had been dilapidated, with notes and comments, ethical, critical, literary and legal; but doubts whether the public advantage would be commensurate with the labor, to say nothing of the expense, induced me to abandon the design; reluctantly, however, for I am sure, it would make a volume of very curious, instructive, and entertaining reading.

The making of one's will is often a solemn and always an important act. A man's right to dispose of his property in certain limits and restrictions, of the property which he dies seized, is one which should be used with great judgment. The right is a comparatively modern one, but it is now firmly established, and though originally it operated only upon the personality, it is now extended to every species of property of which a man can be possessed. The will should be drawn by a person well learned in the law, for the technicalities which which many wills are perplexed, make them without a doubt, the most ungrammatical, senseless and blundering body of legal and literary documents in existence.

The work which mostly is, but should not be, left to the last moment. A man does not necessarily die because he has made and executed a will, and if it is worth while to indicate at all how your property should be distributed, it is surely worth while to have the document so drawn, as that the direction will be reasonably sure to be understood and obeyed. There are so many objects of a man's love and favor, there are so many conflicting claims, and so many different interests, that it is almost impossible to leave any of them in doubt by calling in the blacksmith or the carpenter to draw up a paper so important and peculiar, in a most culpable carelessness, and to neglect the children or the special objects of the testator's bounty, and there are comparatively few wills on record, wherein their claims have been either set aside, ignored, or postponed; and still fewer, perhaps, wherein the property has been inequally divided between them. And yet there are such instances. One I know where the testator cut one son off with a nominal sum because he was a Democrat in politics; and another where a daughter was entirely treated better, her husband was disliked by the father. Another where a testator had married a woman named Elizabeth, by whom he had three children, and died, leaving her will not fixed stand. The date of execution proves it to have referred to the first wife and children; the death leaves it to be applied to the latter.

I have almost wandered from my subject, and having fully exhausted my little will resume the dissertation in my next.

THE KALEIDOSCOPE: No. 4, January 25, 1867.

From my youth I have had a propensity to buy and read old books; to examine old manuscripts; to investigate old and curious questions. Mostly I have been able to turn my acquisitions to account, and thus make the hobby I may have riding for the time being, subservient to the uses or pleasure both of myself and my fellow-men.

For several years this hobby of mine has been inducing me to make pretty thorough and extensive examinations into the last wills and testaments remaining on file in the registers' offices in several counties of the State. It has been a very curious study of human nature, and, I fancy, from a point of view seldom if ever occupied for that purpose.

It was curious to observe how Mr. Barstler left the bulk of his property to his children by his first wife; and how Mr. Carpenter left his to those borne to him by his late loving spouse; and the interest was greatly heightened by knowing a little bit of the family history which brought about that result.

How Mr. Oakford made provision against the second marriage of the weeping woman he was about to leave a widow, and Mrs. Haldell, whose years or whose face was a barrier to new engagements, was left perfectly freed from them.

Originally it was my intention to copy and publish about one hundred of the most singular, and among them many which had been dilapidated, with notes and comments, ethical, critical, literary and legal; but doubts whether the public advantage would be commensurate with the labor, to say nothing of the expense, induced me to abandon the design; reluctantly, however, for I am sure, it would make a volume of very curious, instructive, and entertaining reading.

The making of one's will is often a solemn and always an important act. A man's right to dispose of his property in certain limits and restrictions, of the property which he dies seized, is one which should be used with great judgment. The right is a comparatively modern one, but it is now firmly established, and though originally it operated only upon the personality, it is now extended to every species of property of which a man can be possessed. The will should be drawn by a person well learned in the law, for the technicalities which which many wills are perplexed, make them without a doubt, the most ungrammatical, senseless and blundering body of legal and literary documents in existence.

The work which mostly is, but should not be, left to the last moment. A man does not necessarily die because he has made and executed a will, and if it is worth while to indicate at all how your property should be distributed, it is surely worth while to have the document so drawn, as that the direction will be reasonably sure to be understood and obeyed. There are so many objects of a man's love and favor, there are so many conflicting claims, and so many different interests, that it is almost impossible to leave any of them in doubt by calling in the blacksmith or the carpenter to draw up a paper so important and peculiar, in a most culpable carelessness, and to neglect the children or the special objects of the testator's bounty, and there are comparatively few wills on record, wherein their claims have been either set aside, ignored, or postponed; and still fewer, perhaps, wherein the property has been inequally divided between them. And yet there are such instances. One I know where the testator cut one son off with a nominal sum because he was a Democrat in politics; and another where a daughter was entirely treated better, her husband was disliked by the father. Another where a testator had married a woman named Elizabeth, by whom he had three children, and died, leaving her will not fixed stand. The date of execution proves it to have referred to the first wife and children; the death leaves it to be applied to the latter.

I have almost wandered from my subject, and having fully exhausted my little will resume the dissertation in my next.

THE KALEIDOSCOPE: No. 4, January 25, 1867.

From my youth I have had a propensity to buy and read old books; to examine old manuscripts; to investigate old and curious questions. Mostly I have been able to turn my acquisitions to account, and thus make the hobby I may have riding for the time being, subservient to the uses or pleasure both of myself and my fellow-men.

For several years this hobby of mine has been inducing me to make pretty thorough and extensive examinations into the last wills and testaments remaining on file in the registers' offices in several counties of the State. It has been a very curious study of human nature, and, I fancy, from a point of view seldom if ever occupied for that purpose.

It was curious to observe how Mr. Barstler left the bulk of his property to his children by his first wife; and how Mr. Carpenter left his to those borne to him by his late loving spouse; and the interest was greatly heightened by knowing a little bit of the family history which brought about that result.

How Mr. Oakford made provision against the second marriage of the weeping woman he was about to leave a widow, and Mrs. Haldell, whose years or whose face was a barrier to new engagements, was left perfectly freed from them.

Originally it was my intention to copy and publish about one hundred of the most singular, and among them many which had been dilapidated, with notes and comments, ethical, critical, literary and legal; but doubts whether the public advantage would be commensurate with the labor, to say nothing of the expense, induced me to abandon the design; reluctantly, however, for I am sure, it would make a volume of very curious, instructive, and entertaining reading.

The making of one's will is often a solemn and always an important act. A man's right to dispose of his property in certain limits and restrictions, of the property which he dies seized, is one which should be used with great judgment. The right is a comparatively modern one, but it is now firmly established, and though originally it operated only upon the personality, it is now extended to every species of property of which a man can be possessed. The will should be drawn by a person well learned in the law, for the technicalities which which many wills are perplexed, make them without a doubt, the most ungrammatical, senseless and blundering body of legal and literary documents in existence.

The work which mostly is, but should not be, left to the last moment. A man does not necessarily die because he has made and executed a will, and if it is worth while to indicate at all how your property should be distributed, it is surely worth while to have the document so drawn, as that the direction will be reasonably sure to be understood and obeyed. There are so many objects of a man's love and favor, there are so many conflicting claims, and so many different interests, that it is almost impossible to leave any of them in doubt by calling in the blacksmith or the carpenter to draw up a paper so important and peculiar, in a most culpable carelessness, and to neglect the children or the special objects of the testator's bounty, and there are comparatively few wills on record, wherein their claims have been either set aside, ignored, or postponed; and still fewer, perhaps, wherein the property has been inequally divided between them. And yet there are such instances. One I know where the testator cut one son off with a nominal sum because he was a Democrat in politics; and another where a daughter was entirely treated better, her husband was disliked by the father. Another where a testator had married a woman named Elizabeth, by whom he had three children, and died, leaving her will not fixed stand. The date of execution proves it to have referred to the first wife and children; the death leaves it to be applied to the latter.

LEGAL NOTICES.

EXECUTOR'S NOTICE.—ESTATE OF DANIEL F. DEWEY, deceased. Pursuant to the will of the said deceased, the executor, DANIEL F. DEWEY, do hereby give notice that he has taken the oath of office and qualification, and is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Executor.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

AUTHOR'S NOTICE.—ESTATE OF DANIEL F. DEWEY, deceased. Pursuant to the will of the said deceased, the executor, DANIEL F. DEWEY, do hereby give notice that he has taken the oath of office and qualification, and is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Executor.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

LEGAL NOTICES.

EXECUTOR'S NOTICE.—ESTATE OF DANIEL F. DEWEY, deceased. Pursuant to the will of the said deceased, the executor, DANIEL F. DEWEY, do hereby give notice that he has taken the oath of office and qualification, and is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Executor.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

AUTHOR'S NOTICE.—ESTATE OF DANIEL F. DEWEY, deceased. Pursuant to the will of the said deceased, the executor, DANIEL F. DEWEY, do hereby give notice that he has taken the oath of office and qualification, and is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Executor.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

ADMINISTRATOR'S NOTICE.—The estate of DANIEL F. DEWEY, deceased, late of Bloomsburg, Columbia county, Pa., has been assigned to the administrator, DANIEL F. DEWEY, of Bloomsburg, Pa., and he is ready to receive the claims of the creditors of the said estate, and to pay the same as they may be presented to him, provided they are supported by proper vouchers, and are not barred by the statute of limitations. Dated at Bloomsburg, Pa., this 20th day of January, 1867. DANIEL F. DEWEY, Administrator.

IRON, TINWARE, & C.

NATIONAL FOUNDRY, Bloomsburg, Columbia County, Pa. The subscriber, proprietor of the above named extensive establishment, is now prepared to supply orders for all kinds of MACHINERY FOR COLLIERIES, BLAST FURNACES, STATIONS, YENGINES, MILLS, THRESHING MACHINES, &c. It is also prepared to make Stoves of all sizes and patterns, Fire-iron, and everything usually made in first-class Foundries. This extensive facilities and practical workmen warrant this in receiving the largest contracts on the most reasonable terms. Grain of all kinds will be taken in exchange for goods. This establishment is located near the Lehigh and Bloomsburg Railroad Depot. PETER HILLMYER.

STOVES AND TINWARE. A. M. RUPERT announces to his friends and customers that he has returned to his old place on MAIN STREET, BLOOMSBURG. Customers can be accommodated with FANCY STOVES of all kinds, Stoves, Tinware, and every variety of article found in a Store and Tinware Establishment in the city, and on the most reasonable terms. Repairing done at the shortest notice. 25 DOZEN MILK PANS on hand for sale.

EAGLE FOUNDRY. JOSEPH SHARPLESS, Bloomsburg, Pa. STOVES OF EVERY VARIETY. PLOUGHSHARES, PLUG POINTS, and all kinds of Castings, on hand or supplied on the shortest notice and at the cheapest rates. COAL BREAKERS AND COAL SHUTES made to order.

PHOENIX STOVE DEPOT. HEATERS, RANGES, AND STOVES. Wholesale and Retail. PATENT ANTI-SCALD COOKING STOVE. VULCAN HEATER. for heating two or more rooms. PARLOR, COOKING, LAMPS, HEATING, and every variety of Stoves.

W. J. BURKHART, Importer and Dealer in IRON AND STEEL, No. 61 Front Street, Philadelphia.

GEORGE H. ROBERTS, Importer and Dealer in HARDWARE, CUTLERY, GUNS, &c., No. 31 North Third Street, above Vine, Philadelphia.

HATS, CAPS, AND FURS. H. C. HOWER, has opened a first-class HAT, SHOE, HAT AND CAP STORE, at the old stand on Main Street, Bloomsburg. His stock is composed of the very latest and best styles of every article to be found in