THE COLUMBIAN, BLOOMSBURG, COLUMBIA COUNTY, PA.

The Columbian.

JOHN G. FREEZE, EDITOR. BLOOMSBURG, FRIDAY, FEB. 8, 1867.

SELECTION OF JURORS.

The political complexion of juries selected in this county during the last few tration of justice ought to be maintained. and fair rules of practice prevail in all for the election of the members of the Louderbach, absent. courts, we shall give to this general subject of selecting jurors, such examination as will present it clearly and indicate a change in the system of selecting State shall choose a delegate to the connot only for this county but for all the vention, as Reresentatives to the Legiscounties in the State.

In the first place, it is to be remem- the convention will be chosen in this bered that the Democratic voters of this manner; but he then recommends that county are nearly double the number of thirty-two additional members be elect-Republican voters ; so that a fair seleced for the State at large, each elector rotion, proportioned to the weight of each ting for sixteen candidates or one-half the party, would give about twice as many whole number. The result of this mode from the former class as are drawn from of voting would be, that the majority the latter. In the next place, it is to be and minority parties of the State would Commonwealth; Whitmoyer for deremembered, that the jury wheel is filled each have sixteen delegates representbut once a year, and that the drawings ing them upon the general vote cast in for any particular term of court are the State. In other words, minority matter of chance. There will be fluc- representation would be obtained to the take into account the drawings for a whole year instead of being confined to a single term, and in fact exactness will ity in the State would no doubt carry a further require a statement or investiga-large majority of the representative tion of the undrawn names at the end districts in which the ordinary rule of of the year. elections would prevail.

We do not believe that upon a fair This remarkable proposition from the exhibit of the whole subject of selecting Governor of New York, indicates the jurors in the county for a series of years, general interest which is now beginning it will be found that there has been such to be felt on the subject of representagross unfairness toward the minority as has been alloged. The selection of Great Britain. Sagacious men are be-for defendant to appear first Monday of has been alleged. The selection of Great Britain. Sagacious men are benames to fill the wheel (as well as the subsequent drawing therefrom) is made by the Commissioners and Sheriff of tion of the people, and thus secure the the county, who belong, usually, to the representative system from odium and majority party, and whose selection may failure. The defects of the majority or be expected to b) made more largely plurality rule for elections, become more from their political' friends than from apparent every year, and demand corpolitical enemies. But there was a perection and amendment. culiar and exceptional state of things during the war. Violence, outrage and injustice toward the Democratic minority in this and other States, was characteristic of the times. Disregard of the the forest, but with us the White Pine Constitutional and legal rights of the (Pinus Strobus of the Botanists) outcitizen was systematically taught and ranks him both in magnitude and asinsisted upon by many leaders and peet. It has also the advantage of benewspapers of the Republican party, ing an evergreen tree. Pity it is that Courts were often treated with contempt the tree is becoming scarce in regions by them, and military power invoked where it was formerly abundant. We sel for Plaintifi, judgment stricken off, to supersede their jurisdictions. It was are wasteful of our forests; sweeping and rule granted to show cause why sought to withdraw the protection of them off with uncalculating rapidity; jadgment shall not be entered for want law from the citizen under pretence of taking no steps to preserve or renew a sufficient affidavit of defence. public necessity, but really for the grat- them, and indifferent to the necessities ification of political hatred and the of the future. promotion of party interests. Under The White Pine is the tallest of our these circumstances it was not unrea- trees, attaining sometimes a height of

sonable nor unnatural that the minority one hundred and eighty feet, with a should occure to themselves, whenever trunk from four to seven feet in diamepossible, those instrumentalities of pro- ter. It is not for the purpose of ornatection which the law afforded, and that mental planting, and it is quite unsuitawhere they possessed local power they ble for hedges. In particular locations, should not only have little confidence however, as a detached tree, its appearin their political opponents but should ance is very good, and it may some John W. Howell. Indictment maliexercise but little magnanimity towards times be judiciously used in the planting ciously injuring and destroying waterthem. That spirit of intolerance and of groups. It is too open-limbed to persecution which characterized the compete in beauty with many trees of

MINORITY REPRESENTATION. The people of the State of New York at their last election, gave a majority of their votes in favor of a convention to his associates, Peter K. Herbine and amend the Constitution of that State. Iram Derr, Esqrs. In consequence of this vote, it becomes

Grand Jurors called, sworn and afthe duty of the Legislature, at its pres- firmed, except Wm. S. Cole, Chas. S. ent session, to provide by law for the Fowler, absent; and Elijah Fulmer exholding of the Convention and to regu- cused.

late the election of its members. By Traverse Jurors called, Alfred Crevelvirtue of a provision of the existing ing, excused; John Johnson, excused; years, has been made the subject of com- Constitution of New York, the question Elias Ammerman, absent; Alexander plaint. A large majority of the jurors of amending the Constitution is to be Kramer, excused ; Henry DeLong, exdrawn have been Democrats, although submitted to a popular vote every twen- cused; Robert Gorrell, absent; Wm. the minority have not been, at any time ty years, and under this provision the Snyder, absent ; Wm, Martin, excused; disfranchised or excluded. Inasmuch vote was taken at the recent election. James S. M'Ninch, excused ; Frederick Governor Fenton, in his recent message C. Eyer, absent; Michael Crane, absent; to the Logislature, recommends a plan Clark M. Brown, excused; Thomas convention which contains one unusual Samuel Stetler, Jacob S. Evans, and

and remarkable feature. He proposes Daniel Neyhart, appointed tipstaves. Adjourned until two o'clock P.M.

AFTERNOON. President- and Associates on the lature are elseted. The main body of Bench. On motion of Mr. Baldy, William D.

Butler, admitted to practice as an At- at a file than anything else they can lay torney at this Bar.

Indictment, larceny; John M'Henry, occasion of the present persecution. prosecutor; Jury called, sworn same day, verdict not guilty. Traugh for feetly innocent of any offense-I say perfendant.

Recognizance Surety of the Peace; A. zens were arrested, kidnapped, and tuation in results at different times, extent of sixteen members, consisting, bound by Court in two hundred dollars without power to meddle with themprobably, of encinent and able men who with Russel W. Stout and Wm. Barber, not authorized even to swear a witness could not be elected by a majority vote. to keep the peace for one year. Clark for them or against them-and there At the same time, the political major- and Traugh for Commonwealth. Adjourned until Tuesday morning.

TUESDAY MORNING.

Court meets at nine o'clock A.M. President Judge and Associates on the Bench authorities intervened, and, with the Mary J. Manning, by her next friend aid of President Johnson, the victims Amos Harlan vs. Andrew J. Manning. Alias Subpœna of Divorce; on motion May next.

Sylvester J. Faux vs. Isaac White. No. 91 and 92 Sept. T., 1866. Civil suit; Jury called and sworn; came day verdict for Defendant. Clark & Little for Plaintiff, Baldy and Howell for Defendant. In the matter of the estate of Jacob Everhart, deceased. On motion of Mr. Brockway, E. H. Little, Esq., appointed Auditor on exceptions to the account The Oak is said to be the monarch of tribute proceeds among the heirs. Court adjourned to meet at two o'clock

P.M.

AFTERNOON.

President and Associates on the Bench. case. On motion of Mr. Jackson, Coun-Adjourned until Wednesday morning claim their determination to disregard at nine o'clock A.M.

WEDNESDAY MORNING.

President and Associates on the Bench. case stricken from the Records.

We shall attempt no thorough des- lars for appearance of Defendants at senseless twaddle about hanging Ameri-

THE WHITE PINE.

COURT PROCEEDINGS. THE SUPREME COURT.

MONDAY, FEB. 4. 1867. SPEECH OF HON, JEREMIAH S. BLACK. Present, Hon, William Elwell and The following able speech was delivered on the evening of the Sth instant, at the National Hotel, Washington, at

the banquet given in honor of the fiftysecond anniversary of the battle of New Orleags. The speech was made in response to a toast complimenting the United States Supreme Court:

MR. CHAIRMAN : In the history of this country it has never before been thought necessary either to toast the Supreme Court or defend it. But times have changed. Very recently attacks full of bitter malignity have been made on that tribunal, and measures are deliberately taken to break down its authority. Considering by whom these assaults are made, and what the object

of them is, it would, perhaps be better to encourage them, since it is certain that in the long run they can do no harm to anybody but their authors. If you have a viper to deal with, or a nest of vipers, it is better to keep them biting

their teeth to. Still, it may not be inap-Commonwealth vs. Wm. Albertson. propriate to look for a moment at the Three private citizens of Indiana per-

feeliy innocent, because, up to this time, no human being has ever legally sworn Commonwealth vs. Edward Stout. even to a belief of their guilt-these citi-Smith, prosecutor. Defendant carried before a body of men wholly after a proceeding which it would be are his thoughts and his words. The mockery to call a trial, they were order-

ed to bekilled on a certain fixed day. In this condition of things the judical were rescued.

When the cause came into the Supreme Court the simple gestion was, whether a citizen could be lawfully deprived of his life without a fair, honest trial before an impartial jury and a regular court. To this answer was given

They held, in effect, that the pretended

down as plain as any one of the ten commandments; there is not a sentance Reuben Miller vs. Isaac Yetter, Civil in the Lord's Prare more simple ; not a moral precept can be found in the child's primer that is more easily understood. Yet the court is villified and abused. and slandered for saying it. The organs of disunion and anarchy publicly pro-

the decision, not because it is erroneous, but because it confines their power by limits inconveniently narow. They Sylvester J. Faux vs. Isaac White, declare that they will do, in de No. 70 May T., 1866. Civil suit. Clark flance of it, whatever gratifies their for Plaintiff, Howell for Defendant, On own passions or promotes their own motion of Mr. Howell, the plea in this interests; and they impudently use this very expression ; "If the law stands

Mr. Thaddeus Stevens, the leader pipes. Comly and Baldy for Commou- and driver of the present Congress, detimes, did not invite concession to the the Fir family, and its bark becomes unsightly with age. wealth; Clark and L'Velle for Defend-ants. A true bill. Defendants and Wm. House. To my certain knowledge he knows it to be perfectly right. The soundess twaddle about hanging Ameriwealth; Clark and L'Velle for Defend- nounces this decision on the floor of the

nation in their hands. If they but STATEMENT OF TH pointed a finger at any individual, he was doomed, and no purity of previous COUNTY OF CO

character, no proof of innocence, however clear, could save him from des-January 1st 1866, to . truction. Such was their overflowing prosperity one year; but before the next The Auditors elected to a

came round those wretched miscreants public accounts of Columber Learning from the first day were howling at the cart's tail under the lash of the public executioner, and the whole population of London was

clapping its hands with joy. Let the man who put his trust in a false popu-tion are and a second to be the false we have a second to be the false the based the false popul-sure to come, sooner or later. It is written down among the unchangeable 1865, Jan. 1. To amo decrees of Almighty God that no lie shall live forever; and especially is this true of a great, monstrous, bloody lie,

like that which the Supreme Court has put its broad foot upon. I have spoken of the court as a col-

lective body. All the judges concurred in the decision of the question before them. On a merely speculative point which lay outside of the record there which lay outside of the record there June. was dissent. The minority was wrong,

of course, as all minorities are. Each June 22. Cas judge, however, met his duty to the case Aug. itself, and all are therefore entitled to sept. 4. Cash of samuel Ke the reverence and respect which is due

to the highest talent, coupled with the Oct. purest integrity. But one among them Dec. 19. is primus inter pares, not because he is better or greater than the others, but besause he is more fortunate. He was selected as the organ of the majority and gave expression to their judgment The thoughts that breathe and the words that burn all over that opinion By

irresistible logic which goes through and through all adverse argument, and the felicity of illustration which makes

the whole subject blaze with light, are his own. The great production will be a guide and a landmark for all

future time ; it indentifies its author forever with the sacred cause of constitational liberty, and makes his

"One of the few, the immortal names, That were not born to die."

It gives him a position to wich no earthly station can add any dignity, unanimously, all the judges yielding for a man of just ambition would always their full and unreserved assent to it. rather be a public benefactor than to hold high office. Mr. Chairman, when you recollect that the court has saved us from trial was a conspiracy, and that the execution, if it had taken place, would nothing less than the total overthrow have been a more lawless murder. What else could they do? To hang men without undge or inry is an act so clearly forbiddan filed by the Administrator, and to disby the fundamental law that no one can make any mistake about it, if he has sense enough to know his right hand from his left. The prohibition is written demonstration of the interval of the perpetual preservation of their just authority.

Amount outstanding and uncollected, \$947.00 exonerations allowed collectors, 61.00 of our minission, orders redeemed, 1.332.75 paid assessors for assessment of tax for the year 1866, 70.00 Teressurer's commission on \$1, 412.75, 70.61 EXPENDITURES. AUDITORS' AND CLERK'S PAY. Am ount paid Anditors and Clerk, to Wirt auditing Prothonotary and Register's account,

Amount paid assessors for Spring assessment,

achority.		5	Amount	pa
Market Report.			"	W
Wheat per Bushel	\$21 167-2 2	新日の日の日前に日日の日月	Amount	W. Barres

NEW ADVERTISEMENTS. A DMINISTRATOR'S NOTICE. STATE OF PRISCILLA HAVITURET, DEC D. s of administration to the estate of Priscill test, late of Catawissa townships rst, late of Catawissa township, Columbia , decensed, have been granted by the Reg. 7 said county to Henry Henry Holings-All persons having chains or demands All persons having chains or demands at the said scate are requested to make known to the administrator without delay.

Lard per pour Hay per ton .

and all persons indebted to make payment, IENRY HOLLINGSHEAD, February 8, 1867-6w, Administrato

INE. Large lot constantly on hand. [feb8'67,

THE ONLY STANDARD OFFICIAL

SOUTHERN HISTORY OF THE

WAR.

By Edward A. Pollard, of Virginia,

PORTRAITS.

a procured the Agency of Columb as also of the above work. It con-account of the rise and progress the company

THE LOST CAUSE,

 S225 30
A N politics, THE WORLD will continue to be the bold advocate of a *liberal, progressise Demersion,* the unfinching champion of freedom, juntice, or a liberal, progressise Demersion, and log and the infinite general progressise definition of the infinite of a peak more strained by justice of an end simple of matching the markets, demersion form end simple of metallicence temperance laws, in his right to markets, demersion of the infinite region, and log out on the infinite of foodish usury laws; in his right to markets, demersion of the infinite region, and log out on the infinite of foodish usury laws; in his right to markets, demersion and formations; freedom of the infinite region in the right to markets, demersion and formations; freedom of the infinite region in the right to markets, demersion and formations; freedom of a liberal progression of a statement in the legislative bodies which tax him, in spite of uncenstitutional exclusions; freedom of other sections; the description of other sections; the description of other sections; the food on products interest to assembly for the comprehensive idea of freedom simple of uncenstitutional increases of the commercial interpolis in antarally without control interpolis in antarally bids in the posities of The Work, which will never product and interpolis in the theory of the commercial intelligence, and eareful, relable markets reports. The Work, and the start of the commercial intelligence, and eareful, relable markets reports. The Work, and the start in the research interpolis is antarally bids of the commercial interpolis is antarally bids of the commercial interpolis. A progrep published in the commercial interpolishes of the soluty enables of the commercial interpolishes of the body in the commercial interpolishes of the body in the commercial interpolishes in antarally bids of the theorem the information relables in the metropolis. A progrep published in the commercial interpolishes and the harmed inthe commercial interpo A DMINISTRATOR'S NOTICE .nt paid to sundry persons COMMISSIONER'S ATTORNEY. ensed, have been granted by the Bugester of d county to John H. Reishline. All persons ing childress or demands against the said estate requested to make them known to the admin-ator without dolay, and all persons indebied nucle payment. COURT CRIER. ount to M. Coffman for the year 1866, CONSTABLE'S RETURNS. February 8, 1867-6w, Administration paid to the several Constables COMMONWEALTH COSTS. UCTIONEER, ount paid to sundry persons. COMMISSIONERS AND CLERK. JAMES K. EYER. mt paid T. J. Vanderstiee, Commiss'r \$225 0 Allen Mann. 200 0 John F. Fowler 200 0 Having had much experience as a Public Ven-ne Orier, has taken out a UNITED STATES LICENSE, Montgomery Cole " R. C. Fruit Clerk, expanses to Har-I takes this method to inform his friends and public generally, that he can always be found RAKTON'S OLD STAND, Bloomburg, really it end to all calls in his line, fictor or-ly. risburg DISTRICT ATTORNEY, Amount paid E. H. Little, late Dist. Att'y. 121 40 M. M. Traugh, 121 40 minor with mior with mior with missi liber THE WEERLY WAR as Daily, is now A large quarter sheet, same size as Daily, is now printed throughout in large type, and has the lar-post circulation of any weekly journal published, WM. F. MURPHY'S SONS. perinted throughnosits with size as that y, is now gest circulation of muy weekly journal published, save one. Its extra weekly journal published, save one its extra weekly journal published, save one its extra size which will make it uniton with the New York, which will make it uniton with the New York, which will make it unitwaled in interest area, which will make it had the New York examtry produces the New York. Alonay, frighton, and Cambridge live stock mar-dets, the New York country produces and general-ingence : a department of agricultural to being all together composing an univalled hand beak of current information for the farmor, live stock and produce dealer, the country merchant, do. 2. A page of more will be reserved for entertain-ing fireside Reading for the Family Circle embra-cing the freshest and beak stores, poetry, religiods reading, etc., and a page for the discussion of all produce dealer, and heat store, the most city weeklies, a nore waste-bask of the next in post-ion the baby, while the most of its contents are interpret of interest and importance are chosen from the baby, while the most sits contents are interpret content of interest and inscortance are interpret on the cash is not. There should be found wone active, public spirited beneors the weaklies, a nore waste-bask of the Daily and y will conter a benefit upon us, his neighbors, and will conter a benefit upon us, his neighbors, and will conter a benefit upon us, his neighbors, and will conter a benefit upon us, his neighbors, and will conter a benefit upon us, his neighbors, and will conter a benefit upon us, his neighbors, and will conter a benefit upon us, his neighbors, and the store, by contance are are and will be form STATIONERS, amount paid sundry persons for Spring STEAM POWER PRINTERS paid sundry persons for Poor House and general election AND BLANK BOOK MANUFACTURERS 734 75 339 Chestnut street, & 55 South Fourth street, \$1,129 (35 PHILADELPHIA, PA. FUEL. They make a speciality of furnishing National Janks, County Officers, Insurance Companies, Amount for coal & wood for Court House and Jail \$103 25 FON AND WILD CAT SCALPS. anking Houses, etc., with ant to sundry persons EVERY ARTICLE OF BLANK BOOKS \$75 20 INCIDENTAL EXPENSES. AND PRINTING. amount of stationery, etc., for court. having machinery specially adapted for all work \$12.06 INSURANCE. they may require. (folis's7-19. Amount to Lya ming Mutual Ins. Co., \$25.71 ERCHANDISE. INQUESTS. \mathbf{M} amount to J. G. Quick, Esq., on C. Wat-NOTICE IS HEBEBY GIVEN ters, to Win, M. Roagfand on Thos, Divine to J. B. Case, M. D., examining body of Samuel Waranee at inquest, \$10 37 To my friends and the public generally, that all 10 36 5.00 THE SEMI-WEEKLY WORLD GROCERIES. THE SEMI-WEEKLY WORLD Is a large quarto sheet, same size as Dally, which by omnitting a great mass of city advectisements from the Dully, contains all its news, correspon-dential and market news, correspon-tential unriket and provision reports, and a fresh und emerical and provision reports, and a fresh und emerical ing insectiony of literature. Pub-lished Toosday and Friday. \$25.73 JURORS WAGES AND MILBAGE. QUEENSWARE, nount to furors at the several courts during the year \$1,000 24 NOTIONS, &C., are constantly on hand and for sale MEDICAL SERVICES. amount paid Dr. F. C. Harrison, attend-ance on prisoners, AT BARTON'S OLD STAND, THE DAILY WORLD 122 17 affords a complete compendium of, and commen-tary upon, the news of every day. BLOOMSBURG, BY PROTHONOTARY, JAMES K. EYER. id Jesse Coleman, Proth'r., \$155.00

STATEMENT OF THE FINANCE	SHEEP DAMAGE.
	Autount land communy boreone to att:
OF THE	Benton 100 100 100 100 100 100 100 100 100 10
COUNTY OF COLUMBIA,	
FROM	Briarcrock " 189 Ge
	Greenwood " 137 m Briarcrock " 139 m Centre " 15 m
January 1st 1866, to January 1st 1862	- Fishingcreek su 50 Jackson ws 50
tante prove - and the house real same	4/4/10/10/10/10/10/10/10/10/10/10/10/10/10/
THE Auditors elected to settle and adjust to public accounts of Columbia County, respectful	Madison 42 au
beg leave to report that they have examined th	AD 10 10
same from the first day of January, A. D. O	Montour "
thousand eight hundred and staty-six, to the fit	Urango 58.00
day of January, A. D. one thousand eight hundr and sixty-seven, and respectfully by before U	E100
Honorable Judges of the Court of Common Ple	ns Sourceloof "
of said County, the following Statement and b port, agreenbly to the twenty-second section	New 104 60
the Act of General Assembly of this Comme	of Mimin " 48 75
wealth, passed the fourth day of April, A. p. 18	41 B1,570 T2
JUHN J. STILES, Treasurer of Columbia Cou	n- STATE ROAD.
ty, in account with said County.	Amount paid laying out State Road thro'
DR.	Columbia and Luzerne counties \$15 at
1865, Jan. I. To amount outstanding for	
Amount cash received of Dan't M'Henry	Amount paid at the several courts 1st or
late Treasurer, as per Auditor's	In a second providence of the second
do Cash received of Dantel M'Henry 254	Amount of road, school and county taxes
Feb. 5. Cash of Samuel Kelehner, of Bri-	10 retunded by the several townships \$1,92/28
arcreek township, for keeping Cutharine Sult. 80	Amount of orders issued for the year 1866 \$19,310 61
Feb. 6, Cash of H. J. Reeder, for plank, 7	55 Deduct amount of sheep orders 50 issued for the year 1860 \$1,576 75
Feb. 20. Cash of William Lawton, land re-	taxes refunded to townships 1.929 28 \$3,500 m
	60 75 Actual expenses for year 1866 \$15.801 60
May 10, Cash of Samuel Snyder, Sheriff,	We the understand Anditors of Columbia
costs, &c., in suit of the County	county, being duly elected to adjust and settle the accounts of the Treasurer and Commissioners,
rs. Win, Stetter, collector of Con- yngnam township, 15	the accounts of the Treasurer and Commissioners,
June. To amount of County tax assess	the line of the com-
sed for 1806, 15065	³² ined the accounts and vouchers of the same from
	46 the first day of January, A. D. 1866, to the first day of January, A. D. 1867, and find them correct as
Aug. Cash received for taxes on seated	
Bept, 4. Cash of Samuel Keletiner, of Bri-	³⁴ a balance due Columbia County of two thousand.
Sept. 4. Cash of Samuel Kelchner, of Bri- arcreek township, for keeping	eight hundred and eighty-two dollars and seven-
Catharine Sult, 77	40 Ity-six cents, (82,82 76) from JOHN J, STILES, True- 40 surer of said county.
Oct. To amount ten day assessment in	Given under our hunds this eighth day of Jan-
Borough of Berwick, 10 Dec. 19. Jury fees and fines of Jesse Cole-	" unry, A. D. one thousand eight hundred and sixty-
man, Prothonotary, 170	00 SOVER. DANIEL SNYDER,) Compte
To each of dog tax fund paid as-	L. B. RUPERT, County
Amount outstanding, balance, 20	JOHN P. HANNON, J. Auditors,
To sundry taxes, 609	all street by Althis Links Citraks
	WE the undersigned, Commissioners of Colum-

CR.

J. STILEN Treasurer of Columbia Co account with the tax on dogs,

standing for 1865 and previ-

\$819 00 1,250 50 515 51

DR.

CR.

ASSESSORS' PAY.

BRIDGE CONTRACTS.

BRIDGE REPAIRS.

d John Herner, David Savage, Aaron Kester for plank, P. Hartman,

Aaron Keeter for plank, P. Hartman, Senniel Applein an, M. C. Woodward John Eyer, Fhilip Crawford for stone John Mordan, William Eyer, Josiah H. Furman, Sundry persons, Montgomery Cole,

BLANK BOOKS.

nt paid for blank books for Pro-thonotary and Register,

COUNTY BUILDINGS.

CLEANING COURT HOUSE.

PRINTING,

POSTAGE.

PENITENTIARY.

ROAD DAMAGES.

SHERIFF'S BILL.

to W. H. Jacoby, to J. S. Sanders, to L. L. Tate, to P. John

Amount paid D. A. Beckley, P. M.

Amount paid sundry persons for materi-als furnished and work to privy "for repairs at Court House and Jail during the year, &c.,

dd David Savage, bridge in

A. Kile, bridge in Fishing-

A. Kile, bridge in Sugarloaf L. Shuman Franklin

By amount outstanding for 1866, and pro

xonerations allowed collectors

at four per cent., balance due County.

due Treasurer,

Commissioners " an't of County orders redeemed Treasurer's commissions on \$13,002 37

We the undersigned, Commissioners of Colum in county, docertify that the foregoing is a ear yet statement of the accounts of said county fo \$28010 67 he year 1866 Witness of

the year 1865. Witness our hands, January eighth, 1867, *ALLEN MANN*, *J. F. FOWLERE*, MONT. COLE, *Attest:* WM. KRICKBAUM, Clerk, Attest: WM. KRICKBAUM, Clerk, APPROVED by the Court, February fourth, 1867, IRAM DERR, P. K. HERBEIN, Asso. Judges, Bloomsburg, Feb. 8, 1867, 2,882 76

\$28,019 53

THE KEYSTONE CLOVER SEED

STRIPPER.

PATENTED OCTOBER 2, 1866,

This simple, though effective muchine is admini-ed by all scientific observers to be the most direct levice to cathering clover seed yet discovered. A mere glance at it is sufficient to convince the next of use mind of its practical utility. It strips the clover head from the stalk lowing the strips the diver head from the stalk lowing traver by one horse, and requires but one man or any to work it. \$2,501 01 have to work it. It is compact, simple in structure, and not ila-the compact, simple in structure, and an be cheaply got up. The great, advantage in this machine it, we have the seed gathered in the chaff, ready for the clover mill or huller, beddes saving the great longth of time and labor of mowing, handling and threshing it from the straw. It will also pay ev-ery farmer to eather his seed with this machine, on account of the saving of the seed which is lost in the old way of gathering it. Extraordinary inducements offered to energetic men who wish to purchase State or county Rights. \$2,594 01 \$15.00 15.00 For particulars addres WERTMAN & REINBOLD, CENTRALIA Jan25-07.] Columbia County, Pa. \$53 00 THE WEEKLY PATRIOT AND UNION.-THE CENTRAL DEMOCRATIC OBSAM OF THE STATE.-THE WORKLY PAIRIOT AND UNION is published every Thursday by the Patriot and Union Printing and Publishing Association. If is a double sheet of eight pages, and contains forty-sight columns of matter, made up of Liter-ary, Agricultural, News, Trade and Miscellaneous selections, Reports of Congressional and Legisla-tive Proceedings, Speeches, Political Easays, Edi-torials, etc. \$505 18 350 00 \$3,250 00

THE TERMS: One copy, one year, cash sx nonths " Ten coles, one year, and one to getter up of Club 20 00 THE "DAILY PATRIOT & UNION " 85 00 THE "DAILY PATRIOT & UNION" will be furnished to mail subscribers for \$7.00 par annum. \$5° Business letters should be addressed to the "Patriot and Union," Harrisburg Pa. WM. H. MILLER, Frustse, WM. D. BOAS, Publisher, 203 5. 168 0. 307 0. 60 0. \$3,550 01 1867. 1507. THE WORLD .-\$223 30 IN politics, THE WORLD will continue to be the old advocate of a liberal, progressive Democracy,

One thing is clear, that wherever pow- cription of the character and uses of next session. er was held in Republican hands it was this well known tree, but our series of exercised without scruple and to its full articles upon native evergreens would man and Lowis Boner. Indictment at extent. And even in this particular of be imperfect without some notice of Dec. T., 1866. Defendants and J. M. impose on an understanding like his. the selection of jurors, never was there this one, the most imposing and useful Freek, each held in two hundred dollars But he slanders the judges for deciding known in the history of the State such of them all. It is native in all the for appearance of Defendants at next what he knows and what they know to Intolerance and complete proscription Northern States from Canada to Vir- session. Traugh for Common wealth, be true, for no conceivable reason except as prevailed in the Republican counties. Published and authentic statements of Bay it wholly disappears. On dry, ele-Adjourned to meet a jury lists in Snyder, Chester and other vated lands, its wood is firm and resincounties, which have fallen under our ous, with a coarse grain. In deep, hu observation, showed an unscrupulous mid soils it attains its highest perfecuse of power against political minori- tions as a timber tree. It has the pecuties for which there was no example in | Harity of being one of the first of trees the history of this country. And this to take possession of barren and desertof excluding the minority ed lands, its seed, from the great elevapractice from any fair representation upon juries tion of the tree, being widely distribu- judgment on verdict. All proceedings it. If this conflict for and against the is still general in Republican counties ted by the winds. throughout the State. In the United Its Botanical name was given it by States Courts the practice has been still

Democrats from jury service in those Courts.

counties of the Commonwealth ; and it ten feet in circumference. The seed are same should not be sold. is equally clear and certain, that by a general law of the State, there should than ours.

made at Harrisburg, and also with reference to a propositson of our own, by which we conceive the object in view may be most conveniently and properly secured.

WE have been and are yet so much pressed for space that we do not find other tributaries of the great river. from the forests along Pine Creek and room to notice at length the contents From the little care exercised in preand beauties of the magazines of the serving young and growing trees it is current month of February.

We have received Harper and the At- lumber, as a native product, will be- Auditor, to make distribution. lantic, and Godey and Peterson, the come exceedingly scarce in all our sec-Galaxy and the Riverside Magazine. tion of country. We are too busy and ceased. On motion of Mr. Clark, At-We have on our table Every Saturday, live too fast to pay much attention to torney for estate, C. B. Brockway Esq., lessons of history be heeded. Titus and also Littells Living Age No. 1182, the wants of the fature. And so we appointed Auditor to make distribution Oates, Bedloo, and Dangerfield enjoyed Our Young Folks and possibly some dismiss our monarch of the forest to others.

We refer our readers to our advertis- axeman. ing columns where all the peculiarities

It is said Maculey met Mrs. Beecher and excellencies of the foregoing literary publications are fully set forth. The Stowe at Sir Charles Trevelyan's and On motion of Mr. Clark Attorney for the Military Bureau put together. They politics of the magazines we take to be rallied her on her admiration of Shakesfor Harper and Atlantic, radical; the peare, "Which of his characters do you others seldom indicate but bearing to like best?" said he. "Desdemona," said republicanism, except the Galaxy and the lady. "Ah! of course," was the re-

tirely free from political bias. a black man." Adjourned to meet at two o'clock P.M.

AFTERNOON.

President and Associates on the Bench. them, are called traitors because John Hinterlifer vs. John Jameson. they declare the Constitution to mean Civil suit. On motion of Defendants, what it says, and because they will not Counsel rule to show cause why Record | violate it themselves or pemit its vioshould not be amended so as to seat lation by others when they can prevent to stay in the meanwhile.

In the estate of John Singly, deceased. side, the guilt does not lie at our door. Linnaeus, and it was first cultivated in On Motion of Mr. Brockway, rule on It is not the man who sustains and loves more partial and unfair, amounting in England by the Duchess of Beaufort in the heirs to appear at next term and acfrequent cases to a total exclusion of England by the Duchess of Beaufort in the cept or refuse the real estate of said de- that can be justly called a traitor. But planted in Wiltshire, on the grounds of ceased at the valuation, or show cause lifthere bean American citizen anywhere

Lord Weymouth, where it prospered why the same should not be sold. tain than the fact that there has been in the common name by which it is still On motion of Mr. Hurley, rule on the and take away the defense it affect to Columbia county much more liberality known in England, of the Weymouth heirs to appear at next term and accept and take away the defenses it affords to shown towards the minority in select-Pine. There are trees in England ex- or refuse the real estate of said deceased ceeding one hundred feet in height, and at the valuation or show cause why the to the mercy of mobs murderers, kidnap-

produced in cones which open to shed In the estate of John Sankey, dethem in October of the second year, ceased. On motion of Mr. Clark, sale be some thorough reform introduced The leaves are from three to four inches of purpart No. 3 continued and sale of upon this subject, the necessity for which exists mainly in other counties of purpart No. 3 continued a green; spreading in summer, but in Schwater I. Forward Man green; spreading in summer, but in

Sylvester J. Faux vs. Mary E. Green, winter contracted and lying close to the Partition in Common Piens. Clark for us barbed and poisoned with the accus In other articles we shall discuss this branches. The tree always gradually Plaintiff, Freeze for Defendant; Rule ation of treason, rebound from our estate at the valuation. more branching head, and its growth upward is less rapid. In our county good pine timber is becoming scarce,

but lumber from it is still produced in on the parties interested to appear first in their very hearts. great quantities on the West Branch day of next term and accept or refuse

the estate at the valuation. In the estate of Wm. Fritz, deceased. On motion of Mr. Clark, Attorney for inevitable that within a generation Pine estate, Court appointed E. H. Little,

In the estate of Joseph Hayhurst de-

In the estate of Daniel G. Ent, de-ceased. On motion of Mr. Clark, C. B. didence than ever was bestowed on Mr. In the estate of Daniel G. Ent, dehis probable fate at the hands of the

In the estate of Daniel Levan, dec'd, agents, spies, delators, and witnesses of

Auditor, to make distribution.

this county, and are all important.

can citizens by the law of nations, on Commonwealth vs. Sylvester J. Hoff- criminal accusations of their own government, could not for a single instant his desire that his particular friends may continue to enjoy the delightful luxury of shedding innocent blood.

The judges, and all who think with

Constitution implies treason on either

who, with an oath upon his, conscience In short, nothing can be more cer-amazingly. From this fact it obtained In the estate of Levi Ashton deceased. to support the Constitution, would make life, liberty, and property, leaving them pers, military commissions, and bureaus

of military justice, such a man is thoroughly a traitor :

"Aye, from the extremest upward of his head DRY GOODS, To the descent and dust beneath his feet, A most toud-spotted traitor."

These arrows which they cast against general question of reform, with refer-loses its lower limbs in the forest, and on parties interested to appear first day impenetrable armor, and fall harmless its trank becomes naked to a great of next term and accept or refuse the at our feet; for we are shielded and helmed, and weaponed with the

Franklin Yocum vs. Elijah Yocum. truth ; but if we choose to take them Partition in Common Pleas. Clark for up and send them back at our adver-Plaintiff, Freeze for Defendant, Rule saries, we would leave them quivering

> A great truth, on which the safety of society and the security of individual rights must depend, is in its nature indestructible. You may crush it to-day. but it will reappear and vindicate itself

SAMUEL SCHWEPPENHISER OF MIFFLIN overship, has procured the Agency of Columbia to-morrow. On the other hand, nothing is so evanescent or so fickle as the pas-TWENTY-FOUR SPLENDID STEEL

of the vanquished Confederate loaders, of the vanquished ins too once pea of the victor, and to insure in Brockway, Esq., appointed Auditor to Holt, Mr. Conover, Mr. Campbell, atias Hoare, or upon all the officers,

6. of the victor, and to insure postero to era cause, the pen must be inform by a cruman who is willing to devote inst learns to the vindbestion of his country in istory which shall challenge the critic intelligent, and invite the attention of inquiriers. Such a work will be of peep site the could not intelligent public articles and is of the utmost importance to of the Southern States. Mr. Follow, Here in the South, is doubtless the site to perform a complete and states. estate, C. B. Brockway, Esq., appointed -1 mean Oates and company-were nount paid Samuel Snyder for board-

were the prime favorites of the British s. people, and they were the very dar-f lings of all the clerical politicians. They held the life and honor of the the war as editor of a licitmont BE sure and read the advertisements. people, and they were the very dar-Riverside which we believe to be en- ply; "for she was the one who ran after They are the history of the business of lings of all the clerical politicians,

THE WEEKLY WORLD.
 S180 (0)
 One copy, one year.

 142 00
 Four copies, one year.

 20 00
 Ten copies, one year.

 20 00
 Wenfy repies, to one address.

 6 00
 Fifty copies, one y onr.
 SEMI-WEEKLY WORLD. \$118.000 One copy, one year. Four copies, one year. DAILY WORLD. Amount paid E. S. Penitentiary, support-One copy, one year \$10.00 ing convicts, add state Lunatic Hospital for the support of Catharine suit 8112.1 CLUB PRIZES. 157 95 \$500 80 BOAD AND BRIDGE VIEWS. DIRECTIONS. Additions to chines may be made any time in the year at the above chin rates. Thanks in club lists made only on request of persons receiving club parlinges, stating edition, pest-office and State to which if has previously been sont, and cretoking twich if has previously on though of the ching twich if has previously been sont, and cretoking twich if has previously on though of the ching to separate address. Terms, cash in advance, Senal if possible, Post office Money relet or fluttly Draft. Hills sent by main with be at the cike of sender. We have no travelling apolitis. Address all cr-ders and tories, bit 61.] The PARK Row, New York. t paid sundry persons for road and bridge views. 8150 0 Thomas Knorr, Bloom tp., Wm. Kline, Jackson tp., J. W. Eck, Briarcreek 19., D. A. Bowman, Andrew Frens, W. B. Robbins, Greenwood 19, 15 09 \$9.25.00 Fried, committee of borrise (consist of lance Self- for the second seco

or prisonary any cying Nathaniel Parry 5 the House of Baruge and share Bird to E. S. Penitenconveying Abraham Peaker to the F. S. Pontontiary