THE COLUMBIAN, BLOOMSBURG, COLUMBIA COUNTY, PA.

CURRENT ITEMS.

ber Thecell in which John H. Surratt is confined at Washington, is only a few rods distant from his mother's

Ber Horse thieves steal horses from Tennessee to sell in. Mississippi, and return with stolen horses from Mississippi to sell in Tennessee.

ippi to sell in Tennessee. During the month of April three thousand seven hundred applications for increase of pension, and seven hun-dred for invalid pensions were received at the Pension Office, Six thousand claims were disposed of and seven hun-dred and fifty of that number rejected. Some The trial of J. H. Surratt will commerce on the 27th of May, until which time the Criminal Court has adjourned. The time named has been definitely fixed upon by the Court and the counsel for the prosecution and for the prisoner. By Wonders will never cense. Mrs.

for the prosecution and for the prisoner. Depresent the prisoner of the prisoner. James Waters, of Boone County, Mo., recently gave birth to four boys, weigh-ing six pounds each. She had previously had six boys at three births, and has now had six boys in less than one year. Depresented on the lat of May. The

about to make sale of about six thousand daguerreotypes, ambrotypes, etc., that were sent through the mail, were never called for, and finally got into the dead better office. letter office.

can be purchased in Paris, sent to Liverpool by rail and steamer, and thence transported in a sailing vessel to Boston tion of the Department in granting the at a less expense that it can be purchased in the latter city. prayer of the petition, was based upon two additional grounds:

Silver, in paying quantities, has been discovered about four miles abvo Smithland, Kentucky. A gentleman from Louisville is working the mine, and considers himself a millionaire.

*** A young lady of Montgomery, who was recently caught smoking a cigar, gave it as her reason for the act, "That it made it smell as though there

"That it made it smell as though there was a man around." "Export the earliest of the diamond edi-tions was the Lord's Prayer, printed within a circle of the size of the circum-ference of a dime, the dime being a silference of a dime, the dime being a sil-ference of a dime, the dime being a sil-was made the text of quite a sermon upon political rascality. The sermon was very impressive and also very just, assuming the fact to have been as stated.

The Columbian. BLOOMSBURG, PA.

FRIDAY MORNING, MAY 10, 1867.

THE BERWICK POST-OFFICE. The recent appointment of Dr. E. G. Horne, as Post Master at Berwick, in place of John Ruch, (who has held the office about seven years or more) has oc-ensioned some discussion in that place, and has been denounced very strongly in the columns of our radical neighbor in the columns of our radical neighbor Horne, as Post Master at Berwick, in of the Republican.

We shall notice the case, as we have some knowledge of the facts and have been spoken to concerning it, by persons interested. Besides, it is an act of justice to make the facts known so that cupied by General Meade, as his Head the merits of the question shall be understood.

A petition in favor of Dr. Horne's apbay Gor. English, of Connected was inaugurated on the 1st of May. The visitors in attendance numbered 20,000, and every-thing was delightful but the day, which was rainy. partly, we suppose on account of the dier.

volved, no doubt, political objects as

in the latter city. Segr Some burglars stole \$20,000 worth of Jewelry from a store in New Orleans. In taking off their plunder they dropped a thousand dollars' worth of diamonds on the floor, but did not think them worth pleking up.

2d. That he had been induced to vote against his political convictions at the election last fall, in order to retain the

show Democratic gains. St. Antony, goes Democratic with a gain; so does Red Wing City, with a gain of 211 so does Chatfield and Mankato, also with gains.

within a circle of the size of the circum ference of a dime, the dime being a sil-ver coin formerly in circulation as cur-rency, and now to be found in the col-lections of antiquarians. The At the close of the present year all German copyrights, whose terms have been extended by special privilege, will expire. This will set free the writ-ings of Geothe, Schiller. Wieland, Hen-der, Korner, Berger, Jean Paul, Richter and others, and cheap reprints are an-nounced. See Secretary McCalloch has given notice to parties who have lost coupon bonds payable to bearer, or Treasury notes issued in bank, that hereaft they will be paid to the party presenting them, and no attention will be paid to caveats which may be filed to prevent payment. See The Choctaw Herald has the fol-

THE NATIONAL HOME FOR IN-VALID SOLDIERS. We have received an advertisement of this scheme. We will frankly say

of this scheme. We will interest prin-that we are opposed to lotteries on prin-that we are opposed to lotteries on prin-Commonwealth vs. Sylvester Hoffserving object, this is one. We have been pained time and time again to see day over ruled, and defendant ordered,

our maimed heroes wandering through the land the objects of charity, or some-guilty. most need aid. The object of this association is to

build a home for invalid soldiers on ground purchased by it, (some thirty acres in extent) including the spot oc-Quarters, during the battle of Gettysburg. We know the ground well, and

believe no finer location nor more salupointment, was sent to the Post-Office Department last fall, which re-torical interest attaching to it adds to its value as a home for the disabled sol-General Meade is President of the association, and his name is an assurance

that all will be done fairly. By reference to the advertisement our readers will see what prizes are to be drawn, mer- It is said that a harrel of flour well as personal preferences. We are and what military men endorse the measure.

COURT PROCEEDINGS. MAY SESSIONS, 1867.

1st. That the venetian blinds to the windows of the Court House be repaired. 2d. That there be an entire new set of tables, desks, or counters in the Prothontables, desks, or counters in the Prothon-otary's office. The tables, desks, or counters to be covered with cloth to protect the books of record of the county. 3d. That the roof of the jail be re-paired, that a new stove be placed in one of the cells of the jail, and that a new oven be built in the yard in the rear of the kitchen of the dwelling house used by the Sheriff of the County.

And we recommend that the above repairs be done immediately, as we con-sider it necessary to the protection of property of the County, and the advan-tages that will arise from the repairs in our avidence are sent to the theorem.

2d. That he had been induced to vole against his political convictions at the election last fall, in order to retain the election last of the latter, it will be incurred.
3d. That he had been induced to volve in the election last fall, in order to retain the election last fall, in order to retain the oblight of the post-Master, for having sold his vote upon the quest toon of Congressman in order to retain his office. And this alledged corruption was wrade the text of quite a sermon was very impressive and also very just, assuming the fact to have been as stated.
3d. That he had been indiced to body in the fact to have been as stated.
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3d. That had he had been indiced to body in the fact to have been as stated.
3d. That had he had be ha

townships great loss. The public road leading from Rupert to the Catawissa Bridge, in Montour township, has, in the opinion of a large portion of the community, been in a very unsafe condition for some time past. Former Grand Juries have called the attention of the Court to the onliced past. Former Grand Juries have called the attention of the Coart to the subject and urged its fencing, but nothing has done, and the public are to-day exposed to imminent danger in driving the road. All of which we respectfully submit. A. MADISON, Foreman

THE CATAWISSA LICENSE CASES.

Citizens at Calowissi a Proprietar of the Suspit on to the renewal of his or the committee submitted id oppose such which follow explain themselves. Similar numications to those here given from the mittee, were made by them to Mr. J. R. K. the Proprietor of the other Catawisea Hotel did not accede to their proposition.]

PAPER OF CONDITIONS.

"Carawissa, April - 187. I do hereby solemnly bind myself un-der a no less penalty than the forfeiture of my lifeense, to the following condi-tions:

Signed) PROP'R. SUSQ. HOUSE. Witness

LETTER FROM COMMITTEE.

"CATAWISSA, PA., April 27th 187. MR. H. J. CLARK:-You are hereby notified that the Committee which wait-ed upon you yesterday, is now in final session in Dr. L. B. Kline's office. If you have any proposition to make they are ready to receive it. If you will come, please answer by this boy. S. M. THOMAS, See'y."

dwelling house used by the Sheriff of the County. And we recommend that the above repairs be done immediately, as we can sider it necessary to the protection of property of the County, and the advant ages that will a size from the repairs in sex that will a size from the repairs in to or opinion, are greater than the expen-ses that will be incurred. On examination of the Fire proofs of the County are preserved, we find them full or nearly so of valuable public door-ments and accumulating from time to for which they are used. We consider for the sufficient of the county re-guires. They were built in the firs phace antirely too low; and are damy mouldy, unsultable for the purpose for which they are used. We consider the preservation of the records of the contrived full or mergand Jury to enlarge the preservation of a forger and the data of the seconds of the County. The recommend dation of a former grand Jury to enlarge the count for the codes of a renewal of my license, is the only on seconds of the county. The recommend dution of a former grand Jury to enlarge the countify to blocks and perimeter and to the books and records of the county of the greatest importance, for the sufficient of the records of the county of the greatest importance, for the suffic deposite of the books and perimeter and records of the County. The recommend dution of a former grand Jury to enlarge the countify different for the sould can the transition of the transition of a large and small, in their ists now may save the public and this ists now may save the public and the ist count of the community. How recommend to the community, hese in and to the optime and the real and ist were represented by the count of the county. The recommend dution of a former grand Jury to enlarge in the township, has, in the opinion of a large to the township, has, in the opinion of a large

the others, or of either of them, any engagement or act which those laws do not authorize or prescribe. But I do not admit your authority to enter into a compact or agreement with me concerning the management of my House as a House of public entertain-ment, nor any obligation of duty rest-ing upon me to submit to your demands. It is undeniable that your authority is self-assumed, being wholly unknown to haw or usage, from which it follows that its exercise is unwarranted and gratuit-ous, and that its recognition by me would be improper. The law has conferred upon the sev-eral Courts of Quarter Sessions of the Peace throughout the Commonwealth, the power officensing Inns and Taverna, upon prescribed conditions, has charged

each subscription of five dollars a certifi-cut be bound, which will cutifie the holds-h article of value as may be awarded to it-

GETTYSBURG ASYLUM FOR INVALID SOL. orporated by Act of Assembly of the Can nonwealth of Pennsylvatia, March 6, 1867, Office 1125 University Street, Philadelphia, FIRST DISPOSITION.

12-1 Pair single stone diamond ear ring.
13-1 Diamond cluster broech.
14-1 A ward 10-8 Government bonds 15-1 Diamond single stone stud.
15-1 Diamond single stone stud.
16-1 Diamond cluster broech.
17-1 Diamond cluster broech.
18-1 Diamond single stone ring.
19-1 Diamond and emerid broech.
20-1 Diamond and single stone ring.
21-1 Diamond single stone ring.
21-1 Diamond entry is har shaw!
21-1 Diamond entry is har shaw!
21-1 Diamond entry is har shaw!
21-1 Diamond single stone ring.
22-1 Long India ennei's har shaw!
23-1 Single stone diamond and ring.
35-1 Three-stone duamond and ring match bonds, each.
35-1 Three-stone duamond and ring match bonds.
35-1 Diamond single-stone Ear Innoval Single-stone Ear
33-1 Diamond Single-stone Ear
33-1 Diamond Single-stone Ear
33-1 Diamond Single-stone Ear
34-1 Diamond Single-stone Ear
35-1 Diamond Single-stone Ear
35-1 Diamond Single-stone Ear
35-1 Diamond Single-stone Ear

usand subscribers at five dollars each Damond Nocklace, 18 Bell-Bants, valued at Stock Stock 1 Damond cluster brooch and

<text><text><text><text><text><text><text> heid in \$200.00 for appearance of defendant at next session.
of my frense, to the following conditions:
I. I will neither sell, nor allow to be sold, any distilled, malt, or domestic liquors, any where about my tavern premises, except at the bar fitted for the County of Coundy of Columbia:
The Grand Inquest of the Commonwealth of Pennsylvania, inquiring in and for the body of the Commonwealth of Pennsylvania, inquiring in and for the body of the Commonwealth of Sold County of Columbia:
That we have examined the public buildings of said County, and recommend.
Ist, That the venetian blinds to the

yet unknown to the community and is not likely to be ascreted hereafter. Thave thus examined your paper of con-ditions in order to expose to you its true character and to disabuse your minds of a such article of value as may be awarded to its analog. The first distribution of awards will be made formediately upon the receipt of 30,000 subscrip-tions of 55 and a second be receipted to 10,000 subscrip-tions of 55 and a second be comportance. The distribution will be public, and under the line distributions (when practicable) by Part and and the comportance are requested to remu-ted subscriptions (when practicable) by Part and and the comportance are the second by Part and and the comportance are requested to a sub-arc on the subscriptions (when practicable) by Part arc and the the second bar of the subscription arc and the subscription of the subscription of the second delivery difference are second to the second delivery difference are second to be a second delivery of the subscription. The these of builde under the first distribution. The these of builde the second the south during the war, and builde are subscription as there were par-alled a subscription of the south during the war, and their genultances is certified to by Messri-parts in the country, and by J. Hermonin, due normal setter, New York. Terry Subble da SYLLY FOR INVALUE Southers determine the structure of the south and the setter. The structure data set of the south as the south of the set of the south of the set of the south of the structure of the south of the set of the set of the set of the set of the south of the set of th the impression that you can act usefully or wisely as a Committee upon the ques-tionofarenewalof my license. In making

India, valued ad. India, valued ad. 2-11)Jamend cluster brooch and 1-11 Jamend cluster brooch all so 1-11 Jamend cluster brooch 1-11 Jamend cluster brooch 1-11 Jamend single stone ring. 1-11 Jamend single stone ring. 1-11 Jamend single stone scarf pin 1-11 Jamend cluster brooch. 1-11 Jamend clus

	bonds payable to bearer, or Treasury	radical friends consulted together and	Commonwealth vs. William Fisher-1	and urged its fencing, but nothing has	ment, nor any obligation of duty rest-	parties licensed in round to forma-	- II Pair diamond eluster studs
	notes issued in bank, that hereafter they will be paid to the party presenting	agreed that he should vote for the Demo-	Recognizance, fornication and basterdy. Defendant and Daniel Fisher tent in	to imminent danger in driving the road.	It is undeniable that your authority is	management of their houses. By the	3%- 1 Diamond single-stone ring, star
	them, and no attention will be paid to	cratic candidate for Congress, in order	five hundred dollars for appearance of	All of which we respectfully submit. A. MADISON,	self-assumed, being wholly unknown to	been irregularity in their management	39-1 Diamond single-stone pin
	caveats which may be filed to prevent payment.		defendant at next session. Commonwealth vs. Overseers of Centre	Foreman.	law or usage, from which it follows that its exercise is unwarranted and gratuit-	in regard to sales on Sunday, to	Il to 50-10 Awards of 1949 Government bonds, each
	Ber The Choctaw Herald has the fol-	cure it to their interest for the future! There does not seem to have been any	township-indictment, neglect of duty	mith anna Las Masana	ous, and that its recognition by me	testified to the good character of the	51-1 Lady's diamond-set watch 400 52-1 Diamond single stone ring 550
	lowing : "We find in a late number of	doubt among the high consulting par-	-Attachment awarded against Benja- min Fowler, Dr. G. W. Rittenhouse,	THE SURRATT MYSTERY. A dispatch from Washington to The	The law has conferred upon the sev-	applicants, and the necessity of licensing the houses. The remarks of the Judge	39— 1 Diamond and open cluster ring 250 59— 1 Diamond single stone ring 250
	following advertisement: 'Wanted-	ties about the propriety of this arrange-	Edward Henry and William Bower,	Herald says :	eral Courts of Quarter Sessions of the	then the occasion were listened to with	55- 1 Pair emerald scarf pins
	A partner with a small capital.' That gentleman can be accommodated by	ment, and their mutual understanding	William A. Marr, vs. James Dyke-	"It is the opinion of persons high in	Peace throughout the Commonwealth, the power of licensing Inns and Taverns,	much interest by a large concourse of	67— 1 Diamond cluster pin 100 58— 1 Cameo and pearl brooch and
	The second second and the second second	on the subject is recited as a very smart	Civil suit-attachment awarded against	authority and influence here that the trial of John H. Surratt will be ultimate-	upon prescribed conditions, has charged	propie with were present.	50 to 150-100 Awards of 10-40 Government bonds, each
	a 'capital' sufficiently small to suit him	The correspondent of the Republican	Jacob Kein, withess for delendant, on	ly abandoned. The impression is that	upon those Courts the duty of licensing them when necessary to the accommo-	NEW ADVERTISEMENTS.	159 to 258-100 Awards, Government Legal Tenders, each 50
	or 'any other man.'"	does not state distinctly with whom the	James Gannon, vs. Michael Crane	there is a general conviction prevailing in official quarters that the unfortunate	dation of the public and the entertain-		5,000 Awards, Government Legal Tenders, each. 5
	of Boston, named William A. Thomas,	Post-Master eventually made his bar-	and Patrick Fahey—Civil suit—Attach- ment awarded against Peter Hower, A.	Mrs. Surratt was not guilty of the crime	ment of strangers and travelers, and it does not rest with volunteer Commit-	EVERGREENS FOR SALE.	The distribution of the above rewards will be made to public as soon as the adjuscription is full.
	was so severely flogged by Albion Cate, a submaster, on Tuesday, that his pants	gain, (pursuant to the advice and con-	P. Spinny, S. H. Yocum, Patrick Fahey	for which she was executed, and that the trial of her son would only result in	tees, or with individual citizens, to de-	SIX HUNDRED RED CEDAR PLANTS,	of which due notice will be given through the pa- pers. On and after May 6th the Diamonds will be
	were cut through and his back and legs	sent of his radical friends,) but inti-		more clearly establishing that fact.	termine when or where they shall be established or the conditions of their	In fine condition, at Mr. Enckalew's Codar Hill, The present month is a proper time for trans-	on exhibition at the office of the Association. • The public can confidently rely on everything
	covered with stripes from the rod. A	mates that Mr. Buckalew was a party to it and proceeds to abuse the latter for	Samuel F. Headley, vs. John Edwards	Such a devolopment, of course, would not be relished by the Administration	management.	planfing them. Also, one dozen pure linxing a Roostens, of one year, at spand \$1 each.	being conducted in the most honorable and fair manner. All the awards will be hunded to cer-
	Cate, but he sent in his resignation and	not keeping faith by retaining the Post-	etal.,-Civil suit-Rule granted on Wil-	and others concerned in the trial and	And that this arrangement of power in regard to licensing public houses, is	Bloomsburg, May 19, 1927-200,	tineate holders, indicatintely after the distribu- tion, free of all cost, at the office of the Commany.
•	escaped from the city.	Master in office. We mistake-it is not	term, and file exhibit under oath an-	condemnation of the mother. There is another cause, however, not very credit-	wise and proper, is plainly shown by	MERCHANT'S HOTEL.	No. H20 Chestnul street, Philadelphia,
	1000 In the 6th inst., at Keokuk, Iowa, a laborer, named Patrick Mor-	mere abuse in which the correspondent	swers to the intorrogations.	able, assigned why the President would	your paper of conditions presented for my signature. That paper proceeds up-	M MI NORTH FOURTH STREET,	CLATIFICATE. We hereby certify that we have examined the
		deals upon this point, but downright blackguardism, which would be admit-		not wish the trial to occur; but, as it would cast a deep slur upon the reputa-	on the theory that you can arrange the	PHILADELPHIA.	Diamond Goods, Pearls, Emeralds, Rubies, and other Preclous Stones, as described in the above
	stantly killed by the caving in of the	tool Insta was a correspondently the formations are	awarded to me an account unity days	tion of one who lately has not been	A STATE PARTY AND A STATE AND A ST	J. & W. G. M KIBHIN, Proprietor,	Hst, and find them all genuine. HUNLE BRO, 8, Digmond Importars,
	earth. He leaves a wife and six chil-	cept the one in which it appears.	M. M. Brobst, vs. Deborah Dean-	sleeping on a bed of roses, I refrain from giving it publicity. It might only	the Court under the law ; but the paper	May 10, 1867-19,	HENDS BRO, S. Diamond Importers, 26 Malden Lane, New York, J. HURMANN, Diamond Setter,
	dren. per The manufacture of all kinds of	But his charge is as false as his lan-	Civil suit-Motion of Mr. Samuel Knorr,	be creating another sensation, and, per-	itself refutes this theory and explodes your pretensions.	CAMUEL KLINE,	an Broome Street, New York.
	paper from corn stalks and busks is suc-	guage is indecent, ne mave full and	rule granted to show cause why satisfac- tion should not be stricken off the	haps, without justification, for the grati- fication of scandal-mongers. However	In the first place, it provides that li-	LICENSED CONVEYANCER.	AGENTS WANTED, Books can be had containing Twenty Certin-
	cessfully carried on in Austria. The	thority for saying that Mr. B. was con- cerned in no such compact or bargain,	above judgment assigned to Susan Eil-	this may be, it is not believed that the	quors shall not be sold to minors, nor sold upon the Sabbath day, at my House;	Will attend to writing	All orders for Certificates must be addressed to
	It is also possible to make certain coarse	and had no knowledge of its existence.	Henry F. Nuss, vs. Borough of Ber-	evidence in possession of the Govern- ment will warrant the trial of John	requirements which are wholly unne-	DEEDS, MORTGAGES, LEASES, BONDS, NOTES, ACREENESIS, &C.	J. D. HOFFMAN, Secretary, Hox 1481, Post Office,
	cloths from the same materials.	On the contrary, from the time he heard	wick-Civil suit-To recover bounty-	II. Surratt."	cessary and superfluous, because they are contained in the existing law. Your	All minimum of weithing hotersoon mustles and the	May 10, 1867-200. PHILADELPHIA.
	ish weekly published in London, com-	that such a vote had been given, upon	Jury called and sworn ; verdict for de- fendant.	We think it time to say that the many mysteries surrounding this Surratt case	dictation and my acceptance of them	Benton, Pa., May 10, 1867-30,	WE DEFY COMPETITION.
	plains that the last English edition of	the condition stated, he has had a strong	Commonwealth vs. Joseph M. Freek	should cease. Since the assassination of	will add nothing to their obligation. Again, by the law liquors are not to be	WAINWDIGDT & CO	PURE DRUGS,
		opinion against retaining the man who gave it in a position of public trust.	-Indictment, Assault and Battery- not a true bill. William H. Reinbold,	President Lincoln, we have had endless surmises, and makeshifts, and tricks,	sold to persons of "known intemperate	and the second statements whereas a second statement and	PURE CHEMICALS, PURE PATENT MEDICINES,
	* to swindle,"etc.		prosecutor, to pay the costs. Same day William H. Reinbold sentenced to pay	in reference to the crime and those	habits;" by your paper they are not to be sold to "habitual drinkers," an ex-	W H O L E S A E E G R O C E R S, N. E. Corner Second and Arch Streets,	AV THE
	twelve years old, on his way to Ver-	ever, to discharge the duties of Post-	the costs.	accused. In the first place, we had the Government proclamations accusing	pression which if it means no more than	PHILADELPHIA, Dealers in	NEW DRUG STORE.
	mont, stopped at a country tavern, and	Master at Berwick, is quite another	Commonwealth vs. Henry Knapp-	Davis, and Sanders, and Thompson of	the law is unnecessary, and if it does mean more is in contempt of the law as	TEAS, SYRUPS, COFFEE, SUGAR, MOLASSES,	HATR BRUSHES, CLOTHES BRUSHES, NAIL
	sawing wood instead of asking it as a	question from that of displacing the former incumbent, and upon this ques-	Indictment, Assault and Battery-Not a truebill-Prosecutor, Michael Stein,	felals in which these non-one more	well as of uncertain signification.	EICE, SPICES, BI CARB SODA, AC., &C. 60. Orders will receive prompt attention.	BRUSHES, FOOTH BRUSHES, BLACKING BRUSHES,
	gift. Fifty years later the same boy	tion the friends of the Administration	to pay the costs. Same day Mr. Stein,	solemnly arraigned as participants in	of chance shall be played in the ball	May 10, 1907-19,	WHITEWASH BRUSHES, PAINT AND VARNISH BRUSHES,
	passed the same little inn as George Peabody, the banker.	within the delivery of the office, and	J. P. Hackenberg, to use of Mr.	that crime. There are few things that	ing or upon the premises." There are	JOBN GILBERT, THES, A. BOTAL.	FRENCH AND AMERICAN WINDOW GLASS,
	per-The celebrated Dragon-tree of	who are specially interested in its man-	Chamberlin, vs. S. D. Edgar-Civil suit	that selfsame trial, with its wayward	many games of chance, perfectly inno-	CILBERT & BOYAL,	every size.
	Oratavo, in the Canary Islands, which	agement, have a right to be heard and	Rule granted to take depositions. E. H. Little, Esq., appointed commissioner.	and rude justice. Then came the swift execution of Mrs. Surratt, although	alucio from my Honor and monther an	TOTABLISHED 1835.	WHITE LEAD,
	for centuries by seamen of all nations,		TUESDAY MORNING May 7th 1807.	Payne, an assassin by his own con-	der this condition, for no reason that I	WHOLESALE DRUGGISTS, Nos, 509 and 511 North Third Street,	FLORENCE WHITE, COLORS IN OIL, DEV COLORS, PATENT DRYER, LINSEED OIL,
	exists no longer. The hurricane of	recent appointment, had been in favor	Commonwealth vs. George Betz- Recognizance-Assault and Battery-Case	fession, asserted her innocence. We have also had the imprisonment of Davis as	introl schewigeneries i forther one in the sould'have	Philadelphia,	TURPENTINE AND VARIABILIS. RETTER THAN
	able damage in those Islands, uprooted	of Dr. Horne, and we observe that the	settled and costs paid.	an assassin-if there is any value in the	the superiority of your wisdom over the	DBUGS, MEDICINES, SPICES, PAINTS, OILS,	CAN BE BOUGHT ELSEWHERE.
	it. The tree had a very peculiar shape, and its age was estimated at over one	Berwick Gazette endorses him as fitted	Caslow vs. Albert Lov-subprena in Di-	judgment of the commission that tried Payne and his companions. His con-	to prohibitions of gambling in all forms.	GLASS, DYE STUFFS, &c.,	SUPERIOR DYE COLORS.
	thousand years.	to discharge the daties of the onice in a	vorce Alias subporta granted.	tinued imprisonment without trial, or	Games which beget coverousness and	May 10, 1897-19,	DEST AND CHEAPEST.
	A Texas paper tells of a young	proper manner.	On motion of Mr. Clark, Elijah R. Ikeler, was admitted to practice as At-	the pretense of trial, is in itselfa mystery and a shame. Then came Gen. Butler's		A RTMAN, C. R. OILLINGER, E. R. ARTMAN,	COAL OIL LAMPS, CHIMNEYS, WICKS AND
	couple who eloped on horseback, accom- panied by a clergyman who was to mar-	THE returns from Kentucky, though	torney in the several Courts of this Coun-	famous speech, showing that the diary	righting inforduen; our your proposed	A NO. 225 NORTH THERD STREET,	BURNERS,
	ry them. The lady's father gave chase.	not complete from the Eighth and Ninth Districts, indicate the election of	Commonwealth vs. Joseph M. Freck	of Booth had been suppressed, on the	games of mere annisement, skill or re-	(Nearly opposite James, Kool, Soutce & Dia)	WHOLESALS AND BETAIL.
	maiden called out to her clerical friend.	la full Democratic delegation to the		a great lawyer that Mrs. Surratt had	second angle of thought simply the	Wholesule Dealers in YARNS, BATTING, WADDING, CARPETS,	AND DANCY ARTICLES IN GREAT VARIETY.
	"Can't you marry us as we run?"	Fortieth Congress. This will be a most	sworn. May 8th 1867, verdict of Jury	been innocently hanged. Immediately	malicious.	OIL CLOTHS, SILADES, FLY NETS,	Agent for Landreth's Garden Seeds.
	ritual, and just as the bride's father	popular vote in the State will exceed	not guility. Prosecutors David Camp.	Department would print the Rooth	Another condition prescribed by your	GRAIN BAGS, CORDAGE, &C. ALSO, WILLOW AND WOODEN WARE,	Agent for Marsh's Celebrated Trusses, COUNTRY STOREKEEPERS
	clutched her bridle rein the clergyman	that by which Duval was chosen Clerk of the Court of Appeal in 1866, which	and defendant each part half the east	diary so soon as something or other occurred. Well: time enough has	paper is, that no liquors shall be sold upon my premises except at the bar,	BRUSHDS, TRUNDS, LOOKING GLASSES, ETC.	supplied with Godfrey's Cordial, Bal-
	The father was so pleased with the dash-	was over thirty-seven thousand. The	AFTEROON 2 O'clock P.M.	passed for twenty things to happen.	which is to be located upon the ground	May 19, Det-19,	sun, Harlem and British, Sweet and Caster Oils, Hooper's Pills, Essence and Flavoring Extracts.
	ing action that, as the story goes, he	contest was bravely fought by the	Poor of Conter township Indistment	Finally we have the most encodering	floor. I suppose this condition is bor- rowed from some scheme or plan regu-	DHILADELPHIA AND FRIE	lower than New York, Prices, Everyholy re- member that fifty per cent, can be saved by going
	gave them his blessing.	and how Recommentations will bein the	neglect of duty, and refusing to provide	delays about the trial of Surratt with	futing sales of fiquors in cities where,	northern ond northwest counties of Donnes Counties	10 HENDERSHOTS
	she has found Paradise in Florida, She	Congress and vote and sneak for imme-	ry means of subsistance-not a true bill	tried, because the trial might establish	tunity for illicit traffic and evasion of	to the city of Eric, on Lake Eric. It has been bensed and is operated by the	my1907-10.] MAIN STREET, BLOOMSHURD.
	writes as follows: "I believe I have at last found the fabulous country were	dints possistruction under the Constitu-	-Prosecutor to pay the costs.	the fact that Mrs. Surratt was not guilty	the law. Laws of taxafion, as well as laws for the control of the Courts over	PENNSYLVANIA RAILFOAD COMPANY,	E. EVERETT & DR. J. B. CASE'S
	the month of March is delightful.	tion. The result in Kentucky will have	Commonwealth vs. Christian Small and John Reinbold—Indictment neglecting	It is time that this involve should	sales, routine stringent room ations thora	Eric Express Train, 600 A.M.; Elinity, Mail Peak,;	NEW DRUG STORE,
	and spring to a frost-bitten plant. I	crats of Tennessee, and nerve them for	and refusing to provide one Thomas	cease; and especially as the Surratt case	which are quite inapplicable and unne-	[3019] A.M.; Loch Haven Accommodation 540. LPAYE WESTWARD, ERic Mail Train, 254 A.M.; Eric Express Train, 644 P. M.; Elmira Mail Train, 1959 B. (1997).	IN ORANGEVILLE,
	have had more life, more rest, more	The Radicals have not yet subdued the	means of subsistence-a true bill.	been permitted since the death of Mr.	tricts. But your prohibition of sales at	455 P.M.; Burlinia Express, 666 A.M.; Filmira Mail Train, 455 P.M.; Burlinia Express, 666 A.M. Passeenger cars run through on the Eric Mail and Passeenger cars for the barling of the Eric Mail and	JUST OPENED WITH A SPLENDED AND VARIED ASSORTMENT (1)
			Commonwealth vs. John Musselman	Lincoln. That tragedy is one of the	other places than the bar enumerates	Express Trains without change both ways be- tween Philadelphia and Erie.	GOODS APPERTAINING TO THE DEUG BUSINESS.
	New England, Here must be my future	mente seper	true bill, and Prosecutor to pay the costs.	There is something hidden that we grave	only "distilled malt or domestic liq- uors," omitting wines altogether which	NEW YORK CONSECTION,-Lenve New York at 9	FURE DRUGS, CHEMICALS, ETC., ALWAYS ON HAND,
	home, for at least half the year, if I am to live and do anything. Here I	Add to this the result in Connecticut, in Maryland, and in Lancaster, the	WEDNESDAY MORNING, Nay 8th 1867.	to know. What it is we cannot say;	are not of domestic manufacture. This important omission proclaims the im-	at 5:00 P.M.; Leave Eric at 5:00 P.M., arrive at New York at allo P.M.; Leave Frie at 5:00 P.M.;	ALWAYS ON HAND. In short any article that can be named in the bring line can be had at their store, Dr. J. D.
	and a nying woman interior would a shire	home of Thad. Stevens, where in spite	The President Judge charged the Jury in the case of the Commonwealth vs.	ued imprisonment of Mr. Davis, and	perfection of your work and may well	Elegant alconing ontwork all which i trains	macy; E. Everett is a Medical Student, has al-
	for six months a half dead one."	of Legislative gerrymandering, and	Joseph M. Freek, on indictment for cut-	especially the shuffling of the Govern-	excite doubt of your competency for the task you have undertaken, to wit: the	For information respecting passenger business	tended one term at the Jefferson Midneal College, and understands the compounding of Drugs, They respectfully insite the patronage of their
	weekly journal, published in London,	Radical money and appeals, Sanderson,	ting water pipes.	Why has not Hooth's diam' hoop not	Innendment of the last	a been a been a second a second a second a second s	Friends, and the public scherally, nearing them
	gives some interesting statistics of the Jewish race. It says that there are now	the Democratic Candidate for Mayor, was re-elected by an increased majority	Commonwealth vs. Lewis Boner In-	lished? Why is George N. Sanders	Finally, your paper requires that f	S. B. Kingston, Jr., corner of Twelfth and Market Streams, Phinadelphia; J. W. Raynoids, Eric; Wil- bard Bardelphia; J. W. Raynoids, Eric; Wil-	"SAVE," and whitever will be puschased of them will be tresh and pure. [apr20.6]
	living about 6,000,000 Isrealite, about	of over 300, and the result is most grat-	chounche remaing to receive the vote of	CFRIDONT II THO AUDIDISTRATION FOOTS	This time of presidence on timber a loss of the	Ham Brown, Agent N.C.B.H., Haltimore, H. H. HOUSTON,	A DMINISTRATOR'S NOTICE-
	half of whom live in Europe. There are	of over 300, and the result is most grat- ifying. As an off-set, the Radicals		believes he was a partner in the crime	and around my buildings." Profine swearing is punishable by the laws of	General Freight Agent, Pallindry, General Freight Agent, Palladelubla, H. W. GWINNER,	of administration to the estate of Harmon Labour.
	in Prussia 254,000, and in all parts of Ger-	elaim Sprague's farm, sometimes called	Jesse Coleman and Thomas J. Morris.	Dublished or released? And why is not	the State and cought to be discommend	A. L. TVLER	inte of Fishingereck township, Commbia county
	many 192,000; in France about 42,000; Syria and Asiatic Turkey 52,000; in	Rhode Island, which they have carried	appointed by the Court to select six per-	John H. Surratt, against whom, at least,	everywhere by the citizen. I agree that	General Superintendent, Williamsport. May 10, 1967,	descensed, have been granted by the Register ¹³ Columbia county, to InAAC LANOTE and HIRAM II, KLASE, administrations, All persons invite
	Morocco and North Africa 610,000 ; in	by a reduced majority.	from the body of the county, as jurors;	giy, brought to justice r-N. F. Tribune,	known that the law against it is seldom	R III DITTLE,	claims or demands against the estate of the devi- dent are requested to make them known to the ad-
	East Asia 590,800; in America 250,000; in Belgium 1,800; in Denmark 6,500; in	THE list of licenses granted, will be	the panel having been exhausted on the enpanelling of the jury in the	STILL they come, subserillors, to the	enforced. But I am not aware that the obligation is greater upon me than upon either one of you to institute process.	ATTORNEY-AT-LAW.	millistrators without delux, and all persons in-
	Italy 4,500.	furnished next week,	above case, and commanding them to	COLUMBIAN.	either one of you to institute prosecu-	Office on Main street, in brick building below the Court House, Discontinue In	debted are requisited to make payment. 18.A.C. LABOLR, Admr's, HIRAM R. KLINF, Admr's, Fishingereeh, May 3, 1957-61.
				a second second		and the second s	a manufacture and at some at