copied off the mutilated return as he

to certify that Mr. Geisz, Republican,

was elected to the Legislature instead

Dispatch," (Radical.)

Communication.

seems to be that the old year will de-

part amid the merry chime of sleigh

bells. This afternoon, being seated by

a grate of glowing authracite with the

last COLUMBIAN and a choice cigar for

companions, I feel sociable and would

fain have a talk with you, as I silently

watch the cloud wreaths which curl so

gracefully upward and form fautastic

shapes and figures around my head

As I sit here, memory, that ever present

talisman carries one back to the begin

ning of the year and the many familiar

faces which greeted me then, since

"gone to that bourne from whence

no traveler returns." We shall soon

bid the swift waning year a long fare-

well and bury it in the dead post, but

yet it will contain a history for each of

the many who have been actors on the

stage during its eventful march. How

many fortunes have been made and

lost, how much of joy and grief, happi-

ness and misery, have been crowded in-

to the short space of one year! Soon will

the old year die. Let us profit by the

experience we have gained, and resolve

as we continue the new year and the new decade to cultivate that good feel-

ing so essential to Happiness and peace.

country, devoted to strife and turmoil,

let us hope that the succeeding ten may

be given to repairing our wasted ener-

gles and restoring the country to her full

Items of moment here are somewhat

scarce and nearly all the interest seems

concerning the resumption of specie

payment, and the currency. The new

Rail Road is in full and successful op-

eration, and our merchants are daily

receiving and forwarding a large

amount of goods and produce, over the

much needed improvement. The Con-

gressional campaign of 1870 is even now

being discussed somewhat and chances

of candidates upon both sides are freely

success before them. Radicalism in Brad-

ford is very evidently on the wane and

nothing but the offices to be got from

the Administration and the county

office hunters hold the concern together.

paper a "Merry Christmas" and "nap-

py New Year."

Wishing the many readers of your

CONYNGHAM TWP. Jan. 1, 1870.

EDITOR COLUMBIAN-Dear Sir

Your readers no doubt are anxious to

know the result of our Fair here for the

auspices of our exemplary, talented and energetic Pastor the Rev. D. J.

The Gold Headed Cane contested so

warmly by Esquires Thornton of Dark

Corner and Kealey of Centralia was

awarded to the former by a majority of

456 votes, the whole vote being 2864. It

quite a sensation in the neighborhood,

work. The Caned Justice of the Dark

Corner labored under the disadvantage

of the canvass, yet he returned \$114

The mysterious Clock second only to

Goodridge and Freek, was given to Mr.

the teachers of the parish. Mr. Jere-

mish O'Conner, the donor, was the hap-

China tea set donated by Esquire Thorn-

though she had five prominent oppon-

ents, but like all good workers you

It was twenty-five cents a vote for

the many articles drawn by chances,

The proceeds of the Fair have not ye

been ascertained but will probably

on this as well as other occasions for

Yours Respectfully,

mirror.

the prayer of

Gorrell by a majority of 500 votes.

more than his opponent.

to be centered in the action of Congress

neusure of power and greatness.

The last ten years have been, in this

LERAYSVILLE, PA.

Legal Notices

CO-PARTNERSHIP NOTICE

The undersigned have entered plate as Founders and Machinists

msburg June 11,'69-11,

A DMINISTRATOR'S NOTICE

AZDITUTTEZ YW SITZE

BLOOMSBURG, PA. FRIDAY, JANUARY 7, 1870.

UP THE COLUMBIAN has the Larges ay THE COLUMBIAN has the Largest Obreuhetion of any paper published in Northern Pennsylvania, and is also a much larger shoot than any of its cotem poraries, and is therefore the best medium for advertising in this section of the State

In entering upon our Fourth Volume we cannot refrain from thanking our ley, one of the prisoners, was literally readers and patrons for their generous as follows:support and continued patronage. We believe that we have redeemed our pledge to establish in this County a first-class family newspaper—one that Rantz, Rohr M'Henry and many other would be supported at home, and re- disloyal persons whose names are unspected abroad. Money has been lav- known, and form or unite with a sociishly expended to make the office the ety or organization commonly known most complete in the State in every re- and called by the name of the "Knights of the Golden Circle," the object of spect, and we believe that we have succeeded in making it the most thoroughly equipped printing establishment out- and prevent persons who have been side of Philadelphia. In buying the Columbia Democrat and

consolidating it with THE COLUMBIAN, thereto, from entering the military serwe not only added to our patronage, but vice of the United States. This done relieved the party from the support of at or near Benton township, Columbia two newspapers at the County seat, and removed what had heretofore been a source of discord in our midst. Our enterprise has been justified; for whatever division of sentiment there may have been among our people as to local candidates last fall, all will admit that as between them THE COLUMBIAN preserved a strict impartiality. As a reranks, old divisions are forgotten, and we trust never will be revived.

In the future, as in the past, we shall bestow a large amount of editorial labor upon the paper. All subjects of interest will be fully and fairly treated. It is neither our expectation nor purpose to "please all men." In an age like this, when every man reads more or this, when every man reads more or less, it would be impossible to give opinions which would coincide with the views of all, but while speaking freely on the topics of the day, we shall do so with a due regard to the opinions of

Our Court, General and Local news columns will be as full as usual. In fact, we shall endeavor to make THE COLUMBIAN an epitome of the week's proceedings, and valuable for reference as well as for its news and general liter-

Those of our friends who do not get a county paper should subscribe at once. eral and local news, but to aid In circulating and building up the principles we all profess. Do not be content with taking a copy yourself, but get your neighbor to subscribe, and thus you will would not be disturbed. do him good, and render a service to

the party and to us. Hoping that 1870 will witness the return of the Democracy to power, the re-establishment of the Union, and prosperity throughout our entire land, we wish our patrons one and all "A HAP-

In another column we print an article! from a well known Radical newspaper of Philadelphia, The Sunday Disp relative to the frauds perpetrated in the First Senatorial District, which resulted in the certificate of election being given to Watt, Republican, in utter disregard of the legal election of Diamond Democrat.

We ask for this article, a careful and earnest perusal. The subject is one of prompt and decisive condemnation by the people. It has been the policy of the Radicals in Congress to award con-tested seats to members of their own party in defiance of the requirements of justice and right, and the outrage will doubtless be attempted in our State

ballot box should be allowed, and no free men who will tamely submit to the infamous transaction are worthy of

Judge Allison (Radical) declares the return to be a false one, but that he can afford no remedy as the case has gone beyond his jurisdiction. There can be no doubt that the so-called election of Watt is a fraud and an outrage, when both prominent men and journals of the Republican party unite in con-

and let specie payments bide their time. But taxation must not be relaxed, nor must a dollar come off the revenues. In this immense financial view the President tractably concurs. But there must Is funding the public debt of the first importance? And, in any case, can it be accomplished before we have resumption? Of course not. And resumption, wished for by all, because it will make present incomes go from twenty to forty per cent. further, is out of the question so tong as these manacles are kept an old subscriber in Bradford County: on enterprise and industry by excessive taxation. Our very first want, then, is to get relief from this oppressive burden of taxes. It is a cancer, eating our lives out. After the workingmen have paid over such a per cent. of their earnings for the necessaries of life, and such an additional per cent. for taxes,-for it is to be remembered that labor finally pays the taxes,-very little, if anything, is left to apply to the higher social needs, saying nothing of encouragement to a finance, then, is to secure a very large and permanent reduction of the taxes, which were laid on a war basis, and have no business to intrude into a time

GEN. GEORGE B. McCLELLAN called. on the 31st alt., on the President, Secretary of War, and General Sherman, and was cordially received by each of them. He was accompanied by his father-in-law, General Mercy.

The Columbia County Invasion. XXVIII

THE CLUB MEETINGS OF 1863.

One of the principal charges made against our citizens in the trials at Harrisburg, was that they had organized secret organization or society to resist the draft. This charge (which was entirely false) appeared in all the cases tried and was contained in the printed form of accusation used by the Judge in the printed form, in each case, but the substance of the accusation was the same in all the cases, and convictions upon it were had. The form of the accusation as it appeared in the charges and specifications against Stott E. Col-

Specification:-- "In this, that he the said Stott E. Colley, a citizen of Columbia county, Pennsylvania, did unite confederate and combine with John which society or organization was and is to resist the execution of the draft, drafted under the provisions of the said act of Congress, approved March 3d, 1863, and the several supplements county, Pennsylvania, on or about August 14th, 1864, and at divers times and places before and after said mentioned

There are three averments in denial of this charge which were established beyond dispute by the evidence and which we shall now state and sustain.

1. That the (so-called) 'secret meetings,' referred to in this charge, were held in the spring of 1863 and none sult, peace and harmony exist in our later than about the month of May of that year; consequently that they were held nearly one year and a half before the arrests were made at the end of August 1864.

2. That they were political clubs simply, and had no unlawful or improper object; and particularly that they were not intended, nor organized and conducted, to oppose the conscription laws of the United States.

name of "Knights of the Golden Circle," nor was any such name ever assigned to them in any quarter until the time of the trials or shortly before. Reserving the main body of the evidence in support of these points until our next number, we will now only

cite the testimony of three witnesses

examined in the Rantz trial. David Savage, sworn:-I am a member of those secret Associations. The only secret about them was the pass word. We were sworn to support the Pennsylvania, and the laws. There was no organization to resist the draft. Almost all the persons belonging to Not only should it be taken for its gen- this Association subscribed money to pay bounties, &c. The Associations were purely political. Rantz said to me he had been in to see the soldiers, and told them they could hunt up all the drafted men and arrest them, and they

> Nicholas Kindt, sworn:-I was a tion of the United States and of Penn-

draft. ceased last spring a year. The oath was as stated by the last witness. There was no organization to resist the draft, The only secret was the sign of recognition. Never heard these organiza tions called Knights of the Golden Cir cle, till lately, and that by outsiders.

Nor until we had freedmen was it ever thought of that poor men could walk up to the Treasury and take out a hundred dollars aplece to help them along in the world. That is the proposition now before Congress. The landless people of the South are to have two millions of dollars set apart for them, to assist them in purchasing and stocking small farms, and getting together needful agricultural implements. Allowing one hundred dollars apiece, that sum will just go around among twenof a population of say eleven millions of souls? The very proposal suggests lobbery on its face. The men who take one hundred dollars this year would be sure to want another hundred next year, and we should be breeding. through the Treasury, a race of publi paupers. Not after this fashion did our sturdy white pioneers go out into the wilderness of the West with their familles, to encounter untold hardships in subduing it. Can there be any reason why Government should set up one class of men as farmers more than another? or be more tender of the sufferings of one class of poor men than another? It is enough that all who are willing to work can conquer fortune for themselves if the real stuff is in them. If it is not, one hundred dollars is not enough money to put it there.

THE COLUMBIAN. - Each mail brings us flattering letters from subscribers at home or abroad. We seldom print these, but cannot refrain from giving the following commendatory notice from

"THE COLUMBIAN is an old and well "THE COLUMNIAS IS NO VISITS have tried friend. Its weekly visits have been looked for with great anxiety, anbeen looked for with great anxiety, anticipating the pleasure it would afford us. I have found many agreeable acquaintances in Bloomsburg, and when I received the COLUMBIAN I almost invariably, through that, heard from some of those friends. The people of Columbia County should feel proud of so reliable an advocate. All lovers of truth, of country, and of good sound Democratic principles, will admire the COLUMBIAN. Long may it wave.

Most respectfully yours,

C. H. AMES.

THE MOBILE WEEKLY REGISTERa very large journal of twelve pages well and carefully edited, has been reseived by us, and offers satisfactory evidence of the ability of the South to publish a first-class newspaper.

The Register is not a new paper, but has been published for many years, and its continued existence proves that it meets with a generous support.

Trumbull's Judiciary Bill.

The bill reported in the United States Senate on Thursday, by Judge Trum-bull, Chairman of the Judiciary Com-mittee, defining the Jurisdiction of the Courts of the United States, strikes us as a very strange document for him present, or for the Senate seriously to nsider. It declares that "no civil palpable alteration in the figures, he tary. tate Government exists in Virginia or fexas, and no so-called civil State Govnment in either of said States shall be cognized as a valid or legal State Sovernment, either by the Executive or the judicial power and authority of the United States, until Congress shall provide," etc.; and it declares that "the the fact that Geisz was defeated. In ct of Congress, entitled 'an act to provide for the more efficient government of the Rebel States,' passed March 2, 867, and the several acts suppleme tary thereto, are political in their character, the propriety or validity of which no judicial tribunal is competent to uestion, and the Supreme Court of the nited States is hereby prohibited from ntertaining jurisdiction of any case growing out of the execution of said cts, in either of said States, until the Senators and Representatives from such States shall be admitted into the Congress of the United States, or Congress hall recognize such State Government s valid; and, meanwhile, all acts or parts of acts authorizing an appeal, writ of error, habeas corpus, or other proceeding to bring before said Supreme Court for review, any case, civil or crimnal, or other proceeding arising out of the execution of said act, and the acts supplementary thereto, or which authorize an appeal in any case from the judgment of the Circuit Court of the United States in a habeas corpus case or proceeding be and the same are here by suspended," a a a "and the President is hereby directed to hold and proceed with all the prisoners held in said States by military authority without regard to any civil proceeding or authori-

y whatsoever !" These words have a strange sound in time of peace. This act, if it become a law, will blot out civil law in the States named, and place all power in the hands of the military; unless, by implication, it permits the Circuit Courts of the United States to exercise jurisdiction therein. But, if this is allowed, no appeal can be taken to the Supreme Court, to which they are subordinate If it permits Circuit Courts to settle anything, as would seem to be its intent, it makes their decision final, by preventing an appeal. At all events, it annihilates the jurisdiction of the Supreme Court of the United States so far

as Virginia and Texas are concerned (why Mississippi is not included we cannot imagine,) and gives the military full sway, if we may take the concluding words of the bill as declaratory of its meaning and character. "The President is hereby directed to hold, and proceed with all prisoners held in said States, by military authority, without regard to any civil proceeding or authority whatsoever."

This bill places Virginia and Texas even below the Territories, for in the latter the civil power rules; and the people have the privilege of appealing to the United States Supreme Court. Why the civil power should thus be placed in such complete subordination to the military in Virginia and Texas, we cannot determine. We had supposed that the war was over, and that it canvassed by both parties. From any was not deemed necessary nor expedient to suspend the privilege of balers. ceased last May a year I think. The corpus in time of peace, especially to password was the only secret in it. The prevent an appeal to the Supreme Court obligation was to support the constitution of the United States. If this bill aimed at the Courts of the States named, we sylvania and the laws according thereto. | could understand, and perhaps approve it; but we cannot understand why the legitimate jurisdiction of the United Martin Ammerman, sworn:—I was a States Supreme Court over territory member of these Associations. They subject to the Government of the United States should be curtailed as this bill contemplates. Is that Court-the highest judicial tribunal in the landno longer worthy of confidence? Is it necessary to blot out one of the three branches of the Federal Government is order to preserve order and administer justice in any part of the territory of

the United States? We shall look with some anxiety and curiosity to the action of the Senate on this remarkable bill, and for Judge Trumbull's explanation of the object of the Judiciary Committee in reporting it. At present we confess to our ignorance of any good reason for the passage of such a bill. It is plainly inconsistent with the President's position in his Message relative to Virginia. Why pass such a law for that State, if Congress intend to act favorably on the President's recommendation and re-admit Virginia within a few days, as it is hoped and believed they will?-The

Frauds among the Return Judges.

It can scarcely be questioned, by any one who looks carefully at the return of the election last week, that fraud has een resorted to in the Board of Return Judges in order to give the certificate of election to the Senate from the First py recipient by a majority of 479 votes. district to Wm, W. Watt. The district is composed of the First, Second, Third, Fourth, Seventh, Eighth, and Twentysixth wards. The return is: For Watt, Republican, 13,016; for Diamond, Democrat, 12,840. In the same wards Geary must rise early and work late to beat had 12,723 votes or 293 less than are her. given to Watt; while Packer had 13,247, or 407 more than are awarded to Diamond. Williams had 12,834 votes, or 182 less than are given to Watt; whilst Pershing had 13,143, or 303 more than are given to Diamond. Now, is there watch and chain and Miss Cook a large any reason why Watt should be more popular than Geary or Williams, or that Diamond should be more unpopular than Packer or Pershing? The pre- reach \$3500 clear of expenses, so you see sumption is that the vote of neither of it was quite a success. these Senatorial candidates was governed by personal considerations, but was purely political. There is no reason why Mr. Watt should run ahead of his ticket, nor that Mr. Diamond should lag behind. The whole thing has a sus- Dispenser of all good reward them, is picious look, and justifies the belief that the return is a gross fraud.

A similar outrage was attempted in the legislative return for the Thirteenth district. The return judge, who must have profited by the knowledge of the eans by which the Byerly frauds were perpetrated some years ago, took his in California, 143,000. On the contrary, returns to his residence and placed them there are 50,000; more women than men a calculation that a fibre of silk one in a book-case, from which they mysteriously disappeared before the next morning. Officers of election usually York and New Jersey. figures required in a general return, but -Fields, the Williamsport murderer this one had not. With his certificate took a dose of vinegar and molasses to world-one weighing two hundred and pelled to resort to the return filed in the he was hanged.

Prothonotary's office, and, by a most Pennsylvania Legislature. remarkable fatality, that return had been tampered with and the figures al-HARRISBURG, January 2.—An infor-mal caucus of the Republican members tered, the innocent return judge not being aware of the remarkable change in the result, which elected a candidate whom he must have known was defeat-

A committee of seven, with Mr. Adaire, of Philadelphia, as chairman, found it. The result would have been was appointed to prepare a list of offieers for the House, in accordance with of Mr. Forsyth, who had the majority. the law of 1868, which reduces the number to thirty-four. The list, when

No one with common sense will believe prepared, will be submitted to a formal caucus, to be held on Monday afternoon. that case, by prompt action, the fraud was prevented, and Mr. Forsyth receiv-On motion of Mr. Hong, of Philadelphia, Hon. B. F. Strang, of Tloga, was ed his certificate. One of the effects of chosen as the candidate for Speaker, the Registry law, we were told, would and as more than two-thirds of the Rebe to create an honest class of election publican members were in the caucus officers, appointed by the Board of Alwhich made this nomination, it may dermen. In no case heretofore in this be regarded as conclusive that he will

city have there been such glaring atbe elected. tempts at fraud as have been made in The contest for State Treasurer has the hope of unseating Diamond and grown more animated, from the report Forsyth. If these are the blessings of that one candidate (Mr. Mackey) is the new system, the sooner we return supported by the friends of a promito the old plan the better,-"Sunday nent banking interest, and that the other (Mr. Irwin) is favored by several of the largest mercantile and oil interests in the western part of the State,-The reports derive color from the pres ence at Harrisburg of bankers, mer-DEAR EDITOR .- The good people of chants and oil operators. The caucus Bradford are now rejoleing in some nomination for State Treasurer is usuvery fine aleighing and the prospect ally made the same week as the organ

> Col. D. B. McCreary has resigned the osition of Adjutant General or Pennvlyania to take his seat as a Representative in the Legislature from Eric .-Col. A. L. Russell will probably be appointed Adjutant General,

HARRISBURG, Jan. 4th. SENATE .- At three P. M. the Senate met and was called to order by Speaker Stinson, after which a resolution was adopted referring to a committee the claims of the contestants for the seat from the Twentieth district. Chas. H Stinson was then elected Speaker, and George Hammersly chief clerk. The Democrats voted for Wm. M. Randall. of Schuylkill, except Senator Brown, who was Randall's caucus opponent for speaker, and Buckalew, who voted for Brown of Northampton. He stated that he did so by instruction of his dis trict conference.

Mr. Randall, the Democratic candi date for Speaker, said that he had not expected to receive the vote of Mr. Buckslew; he had not looked for the vote of any renegade.

Mr. Buckalew said that it was unnec ssary to respon 1 to such an observation oming from such a source.

A petition was presented contesting he seat of Watt. A resolution amending the State constitution by making the State Treasurer elective by the qualified voters was offered by Mr. Buckalew, was laid on the table.

House-The House met at noon, and vas called to order by the chief clerk. selfridge. The returns of the election of members were then presented and read, after which B. B. Strang was elected Speaker, and General Selfridge re-elected chief clerk. Petitions were then presented, contesting the seats of John F. Mooney, and John Forsyth. Ad-

Mining Dangers. PLYMOUTH, Dec. 31.-There was

early a repetition of the Avo about 10:30 A. M. the breaker of the Nottingham mine, situated at the southern end of the town, was discovered to be on fire, There were fifty-five men in the mine at the time, which is one f the man-traps, like the Avondaleone with but one outlet-yet, notwithstanding this, no notice was given to the men below that the building above was on fire. Fortunately, it was discovered soon after it broke out, and, with great exertion, was not only prevented from spreading, but was extinguished, the men below remaining all the while in ignorance of their danger. The fire was the result of gross carelessbenefit of the R. C. Church under the ness on the part of the company working it. It appears that two stoves were kept in the breaker to give heat to the boys employed there to pick out the slate from the coal as it goes in the breaker, and the pipes from these stoves were run directly through the wood-work of the building, without any protection. The result was what any sane realized \$716. This contest created man might have expected. The woodwork heated until it became of the conthe friends of both being carnestly at sistency of tinder, and then ignited. At noon some of the men came up to dinner, and, although every exertion was of being in ill health at the beginning made to keep the fire from their knowledge, the fact leaked out and they became aware for the first time of the terthat far-famed one in Strasburg on the rible fate they had escaped. When Rhine contested by Messrs, Gorrell, they went down again they informed the rest of the men in the mine, and they at once got together and held an indignation meeting, and resolved at The next article canvassed for, was Webster's Unabridged Dictionary, by once to go up out of the mine. When they got up they assembled the rest of the men belonging to the mine-in all about seventy-five-and held another A splendid French Gold-burnished meeting, resolving that they would not again go down into the mine until there ton was won by Mrs. Thomas Geraty, alwere built two brick chimneys for the stovepipes, a watchman placed in the building night and day, and a bell at the bottom of the shaft, so that they should have a signal when there was danger at the surface. Since that time the mine has not been worked, and the each of the above articles except the Dictionary which was ten cents. Among men still remain firm. The proprietors Messrs, Thomas Brodrick & Co., not being able to get any men to supply Mr. Patrick Kennedy drew a gold the places of their old hands, have yield ed to their demands so far as the two chimneys are concerned, and their conruction has commenced; but they think one watchman in the night is suffiient, and decline to place one there in Our gratitude and heart felt thanks the day time. The men say that this are due to the other Religious Denomionly shows a willingness to protect nations for their liberal contributions their own property, and as their lives are exposed in the day time they say the erection of this edifice. May the they shall insist on the two watchmen

and also on the alarm bell. STRENGTH OF SPIDER SILK .- It may surprise some of our readers to learn that while a bar of iron, one inch in di-We advise girls to go West if they ameter, will sustain twenty-eight tons, want husbands. The excess of men in and a bar of steel, of the same size, will Ohio is 40,000; in Michigan, 40,000; in sustain fifty tons, a bar of spider's silk Kansas, 15,000; in Missouri, 12,000, and of the same dimensions, will sustain seventy-four tons. This is based upon four thousandth of an inch in diameter, will sustain fifty-four grains.

-Moscow has the largest bells in the he lost his recollection. He was com- cure a sore throat half an hour before fifty tons; the other one hundred and forty-one thousand pounds.

The loss of frozen apples in Michigan, during the recent cold weather, is estimated at 1,000,000 bushels.

College students have a legend of a mechanical and perhaps sleepy parson, at morning prayers, who prayed that "the inefficient may be made efficient, the intemperate temperate, and the industrious dustrious."

Every carpet-bagger who is obliged ed; and, being unable to notice the Mr. Bunn, of Philadelphia, was secre

Every carpet-bagger who is obliged to flee from the South to escape the penitentiary for some such crime as theft or rape, comes North with a story that he was driven away from the South by the Ku-Khux-Khan. -Danville has a \$40,000 steam ham-

it machinery is so nicely adjusted int can be cracked and the kernel of whole, or a solid cannon ball crushed with a blow of sixty tons. -An Omaha husband revenged him

self upon the man who stole his wife's affections by getting a divorce and then compelling the lover to marry the woman at the muzzle of a pistol. Verdict—"Served him right."

MARRIAGES.

ARKER-STADON-At the Exchange Hotel, Bloomsburg, Dec. 30th, 1850, by Rev. J. P. Tustin, Mr. John C. Parker, to Miss Harrist A. Stadon, both of Greenwood, Pa. HEACOCK—LARNTON—At the residence of the bride's father, on the 28d u(s, by Elder J. J. Marvey, Mr. Josiah Heacock, and Miss Hannai G. Larnton, both of Greenwood.

RICE-PEFLER—At the residence of the bride's father, on the 38th ult, by Rev. J. Fearon Brown, Mr. Clarence Price of Danville, and Miss Tille Peeler, of Asbury, Col. co. MMERMAN—COLEMAN—At Good's hotel, in Grangeville, on the 30th uit, by the same, Mr. Chas, W. Anmerman and Mrs. M. Alice Cole-nan, all of Asbury. WAGNER-SHULTZ-In Fishingereck, on Des-goth, by Rev. N. Spear, Mr. Geo. Wagner, of Jackson, to Miss Rozetta J. Shutta, of Fishing-creek.

HESS-FRITZ-At the parsonage, in Grangevill on Dec. 30, by the same, Mr. Einannel Hess, c Sugarloaf, to Miss Rozilla Fritz, of same place OLE-STEPHENS-On 1st inst by James. W. Ritchen, Esq., Mr. John Cole to Miss Perulin

REMLEY-HESS-On 10th of Oct., 1809, by the same, Mr. Emanuel Bendley of Jackson twp. to Miss M. Hess of Sugariosi. FETTERMAN-WIFNER-At Numedia, on 2nd inst by Peter Swark, Esq., Mr. Cornelius Fet-terman of Locust twp, to 31-8 Mary Witner of Honringereck.

DEATHS.

FORNWALD—On Sunday marning, Jan. 24, 1870 Jennie P., daughter of Chas. S., and Anna Forn wald, aged 3 years, 6 months and 5 days. ASE—Of scarlet fever, in Bloomsburg, on Sun-day morning, Dec. 25, 1899, Willie R., Infant son of L. D., and Kate W. Kase, oged 1 year, it months and 19 days. USHEL.—In Bloomaburg, on Wednesday, De 25th 1969, Mrs. Ann Elizabeth, wife of Willian Rishel, aged 29 years, 3 months and 2 days.

NEW ADVERTISEMENTS.

AUDITOR'S NOTICE. UDITOR'S NOTICE.

ESCATE OF PRILIP YOSE, DEC'D.
In the Orphan's Court of Columbia county, if
the Orphan's Court of Columbia county, to Anditor appointed by the Court, to make
stribution of the balance in the hands of the
diministrator of the estate of Philip Yost, decased, among creditors and hoirs will need the
striles interested for the purpose of his appointnent, at his office in Bloomsburg on Taesday,
the lat day of February, 1879 at 16 o'clock a. m.
All persons interested or having claims against
the said estate are requested to attend, or be debarred from coming in for a part of the said
fund.

C. W. MILLER,
Andltor.

AUDITOR'S NOTICE.

WIDOW'S APPRAISEMENTS. The following appraisements of real and personal property set apart to widows of decedents, have been filed in the office of the Register of Columbia county, under the Rules of Court, and will be presented for absolute confirmation, to the Orphans' Court to be held in Bloomsburg, in and for said county, on Wednesday, the wh day of Feb. 1870 at two o'clock P. M., of said day, unless exceptions to such confirmations are previously

nied, of which all persons interested in sai estates will take notice: "Widow of Jos, W. Kester, late of Bioor twp,, dee'd. WILLIAMSON IL JACOBY,
Bloomsburgjane 7,70. Registe

PRIVATE SALE

VALUABLE REAL ESTATE! he undersigned will dispose at private sal or before April 1st 1870. SIXTEEN ACRES OF LAND. nate in Madison township, Columbia count unded by lands of Abram More, Jacob Gepe cob Wampole, and Jacob Sechiel, on which

STORY AND A HALF FRAME DWELLING HOUSE.

REGISTER'S NOTICE. - NOTICE I

REGISTER'S NOTICE.—NOTICE IS hereby given to all legatees, creditors and other persons interested in the estates of the respective decodents and minors, that the following administration and guardian accounts have seen filed in the office of the Register of Columbia county, and will be presented for confirmation and allowance in the Orphans' Court, to be held in Bloomsburg, on Wednesday, the fill day of Feb., 1879, at two oclock in the atternoon of said day.

1. Account of William Laiz, Executor of the last will and testament of Peter Latz, doe'd and admir of the estate of Catharine Laiz, is to of Columbia county, dee'd.

2. Account of Peter K. Herbein, late Guardian of Britain & Bodine, minor, as filed by Rodandus Herbein, admir of Peter K. Herbein, late of Locust two, Columbia co, dee'd.

3. First and final account of Chas, Klingerman, admir of Eve Gensel, inte of Mifflin two, dee'd.

4. First account of Hiram Hess, admir of John Hess, Inte of Fishingcreek two, died.

5. First and partill account of Samuel Neyhard, Executor of Philip Saizig, late of Centre two, clock.

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5. First account of Levi Hidday and Prederical Hagenbuch, Executors of Geo. Billay, late of Centre two, clock.

5. First account of Levi Hidday and Prederical Regenerate, Executors of Geo. Billay, late of Centre two, clock.

5. First and final account of Charles B, Brockwick, admir of Februaries Palmer, late of Blooms Nu. Register, CORAND H. HRODS.

GRAND JURORS. risarceit.—William Lamon.
risarceit.—William Lamon.
risarceit.—William Lamon.
rotyngham—John Price.
atavissa.—Solomon Shuman.
ranktin—James P. Hoagland.
emiock—James D. Pursell, Theodoro De
ocust—Hram G. Hower.
ontour.—Philip Foust, Issae Mowry,
aine—Nathan Miller.
1. Pleasant—John Mordan, sr.
ine—Livid Sanders.

TRAVERSE JURORS.
FEBRUARY TERM, 1870.

Finst Werk.

Bloom—A. Witman, E. R. Drinher, A. Solleder, Jacob Evans, J. Troup, A. McDonald,
Benton—Reuben Davis,
Catawasa—H. Pfaller, Benj. Miller, Joseph
Martz, S. D. Rinard, S. Hawn, J. B. Kuttlle, L.
Kreigh. reugn. Centralia—Wm. H. Shuman. Centre—John Ester, Jacob Sponsler, Henry Laffer, Jr. Hemlock—Aaron Smith, John Betz, Daniel SECOND WEEK,

Bloom-Thus, Gorey, Peter Bechtel, Charle obbier,
Berwick-R. H. Faton.
Benton-Wen, Appleman, Wn. Smith,
Beaver-A. B. Johnson, J. Breitbender,
Briarcrock-H. Doak, D. Miller, D. Mi

Briarcrock—H. Doak, B. Miller, D. Martz, R. lowen.
Catawissa.—Walter Scott.
Centre—Wm. Scott.
Centre—Wm. Scott.
Centre—Wm. Scott.
Centralla—E. James.
Fishingereck—D. Fealer.
Fishingereck—D. Fealer.
Franklin—M. Hower, Joel Zarr, J. Soloman,
Greenwood—David Rester.
Hemiock—Geo. Lovey, J. B. Miller.
Locust—John Billing Jr. Geo Getty, J. Yeager.
Maine—John Betz, Wm. Fisher.
Mifflin—J. G. Wilnicrsteen.
Mt. Pleasant—W. E. Sands.
Fine—Solomon Dark.
Roaringereck—John B. Housk.
Sugarload—John Klinger.
Scott—Asa Everett, Thos. Trench, H. P.
Bann, D. Mowry.

NOTICE.

Lost, strayed or stolen from the premises of J.
L. Girton on or about Dec. 19th, Stoomsburg, a
Yellow Bat Terrior, A liberal reward will be
paid for the recovery of said dog
dec, 24, 29-31.
J. L. GIRTON,

e appartenances. Seized, taken in execution and to be said as the operty of James N. Jones.

At the same time and place, all that certain act of Land situated in Mt. Pleasant township

ALSO:

At the same time and place, a certain lot of ground situated in the borough of Centralia, Commission with the same and described as follows, to with the north by lot of John Feteroif, on the east by Locust Avenue, on the south by lot of Damiel Weitman on the west by an Alley on which is erseited two Frame Dweiting Iwanses with the appartenances, said to being twenty-five feet-front by one hundred and forty leet deep. ALSO:

At the same time and place, the following de-cribed lot of ground stupled in that wissa town-lap, Columbia county, bounded and described a follows, to wit: On the north, south and east y lands of solomon Helwig containing about he and a half Acres more or less on which is writed a two story Frame Desting House seized, takes in execution and to be sold as a property of Jacob Rower.

ree percies. seized, taken in execution and to be sold a surgerty of Wm Sugars, with notice to Par

A) the same time and place, that certain building located in the town of Foundry Ville, Columbia county Penna, on a lot of ground adjoining follows by Penna, on a lot of ground adjoining follows by Penna, on a lot of ground adjoining to anothe rosel running through the lown and a one story frame Church building, thirty-two est front by forty feet deep.

Selzed, taken in execution and to be sold as the property of Choster Cope, Peter Reck and f. lower, Trustees of the Evangelical Association of Foundry-Ville.

Solical, taken in execution and to be sold as the property of G. W. Collamer.

At the same time and place, the surface of all that certain piece or parcel of ground in the town of Contrain in Conyngiam township, Columbia county Penna, bounded and described as follows, Bestiming at a stake at the intersection of Locust avenue and Pail Road Street thence north eighty seven degrees east one hundred and forty feet to an afley thence south three degrees, east fifty feet, thence and Street south eighty-seven degrees, west one hundred and forty feet to Rail Road Street thence along said Street south eighty-seven degrees, west one hundred and forty feet to the place of beginning, the said lot numbers eleven and twelve in Block thirty in said town.

Seized, taken in execution and to be sold as the property of Peter Hower with notice to Thos. O'Neal. ALSO:

ALSO:

At the same time and place, by virtue of a Fl., Fa., a certain tract of land situate in Briarcreek twp., Columbia county bounded on the north by anxis of John G. Jacoby and Hannah Sponenberger, on the east by lands of Stephen Thomas and Jacoby, on the south by public road leading from Berwick to mloomsburg, on the west by the Briar creek, on which is creeted a frame grist milt, plaster milt and saw milt a frame dwelling house, frame stable with the appurtenances. Also at the same time about three cares of ground situate in same twp., and county adjoining lands of J. S. Jacoby, Daniel Rambach and the North Branch Canal.

Seized, taken in execution and to be sold as Franch Canal.

Seized, taken in execution and to be sold as be property of Josiah Thomas. MORDECAI MILLARD,

COURT PROCLAMATION.

Wheneas, the Hon, Wilkam Elwell, President udge of the Coart of Oyer and Terminer and eneral fail belivery, Court of Quarter Sessions of the Peace and Court of Common Pleas and Or-han's Court in the 28th Judicial District, com-osed of the country of Columbia, Suilivan and posed of the counties of Columbia, Sailivan and Wyoming and the Hon. Iram herr and Charles F. Mann Associate Judges of Columbia county have besued their precept, bearing date the 16th day of Dec. in the year of our Lord, one-thousand, eight hundred and sixty-sinc, and to the directed for holding a Court of Oyer and Ter-miner and General Quarter Sessions of the Peace, Court of Common Pleas and Orphan's Court, in Ribomshirg, in the county of Columbia, on the first Monday, being the 7th day of Feb. next, to continue one week. continue one week.

AND WHEREAS ALSO the same Judges have lasted their precept bearing date the left day of fice. A. D. one thousand eight hundred and sixty nine and to me directed for holding an orphans.

Court and Court of Common Pleas in Bloomsburg in the country of Courts.

nime and to me directed for holding an Orphans' Court and Court of Common Phesis Bloomsburg in the county of Columbia on the second Monday being the 16th day of February next, and to continue one week.

Notice is hereby given, to the Coroner, to the Justices of the Peace, and the Constables of the said county of Columbia, that they be then and there in their proper person at 10 o'clock in the forencom of said 7th day of Feb, with their presords, inquisitions and other remembrances, to dethose things which to their offices appetials to the done. And those that are bound by the done, and those that are bound by the done. And those that are bound by the done, and the presents are requested to be panetual in the internations are requested to be panetual in their attendance, agreeably to their notices, burg, the 8d day of Jan. 18 and 18 a



FOR SALE BY MOST DRUGGISTS EVERY-WHERE, PRICE ONLY 50 CENTS.

If your bruggist has not yet got it on sale don't be put off with some worse than worthles strong stiff, "famigator," or poisonous caustif solution, which will drive be discuss to the lang instead of curing it, but send sixly cents to in and the remedy will reach you by return mall Four packages, post paid, \$1.00, one dozen to \$5.00. Sc.05.
Send a two cent stamp for Dr. Sago's pamphlet on Catarril. Address the Proprietor.

H. V. PHERCE M. D.,
Jan 7, 70-318.
BUFFALO, N. Y.

on Catarrie. Address the Proprietor.

R. V. PIERCE M. D.,
jan 7,70-3m.

R. V. PIERCE M. D.,
jan 7,70-3m.

EUFFALO, N. Y.

LET COMMON SENSE DECIDE.—What is the
rational mode of procedure in cases of general
debility and nervous prostration? Does not reason tell us that judicious stimulation is required.
To resort to violent purgation in such a case is
as absurd as it would be to bleed a starving man.
Yet it is done every day. Yes, this stupid and
amphilosophical practics is continued in the
teeth of the great for that physical weakness
with all the nervous disturbances that accompany it, is more certainly and rapidly relieved
by Hostetter's Stomach Bitters than by any othor medicine at present known. It is true that
general debility is often attended with torpidity
or irregularity of the bowels, and that this symptom must not be overlosiced. But while the
discharge of the waste matter of the system is
expedited or regulated, its tigor must be recruited.
The litters do both. They combine sperient
and anti-bilious properties, with extraordinary
tonic power. Even while removing obstructions
from the bowels, they tone and invigorate those
organs. Through the shomach, upon which the
great veget able specific acts directly, it gives a
healthy and permanent impetus in every enfectbled function. Digestion is facilitated, the
faltering circulation regulated, the blood reinforced with a new accession of the alimentary
principle, the nerves braced, and all the dormant
powers of the system roused into healthy action,
not spasmodically, as would be the case if a
mere sitioulant were administered, but for a
continuance. It is in this way that such extra
ordinary changes are wrought in the condition
of the facility and a preparation and a procarating
catinartic supplemented by a poisonous astring

Dec. 3,'89-6w.

NOTICE IN PARTITION Auger.
Take notice that in pursuance, ition and valuation issued out of Columbia county, and a and valuation issued out a factories at an expensive country, and to me are set of Columbia country, and to me are estate in Einzaheth Lainger in the lower fenton in said country, that the survey is too taken on the premises of which is be taken on the premises of which is likely of January, 1870, when are set in the proper of the property of the

A DMINISTRATOR'S NOTICE

EXECUTOR'S NOTICE.

A DMINISTRATOR'S NOTICE

SHERIFF'S SALE

A UDITOR'S NOTICE.

UDITOR'S NOTICE.

MOTICE IN PARTITION

To Seth B. Bowman, T Bowman Wesley Bow George L. Bowman,

FOR SALE.

FOR SALE.

Aug. 20,'69-11. DUBLIC SALE OF VALUABLE REAL ESTABLE

pursuance of a contin Court of Columbia co HOUSE AND

situats in Centre township, sald, containing about TW', and described as follows, to by land of Philip Miller, on N. L. Campbell, on the south Campl, and on the west by is on which is greated a two sto house, a stable, a weltof wat LOT OF FRUIT TREES

on the premises; late the estatuate in the township and WELLINGTO TERMS OF SALE-TO

DUBLIC SALE

FRAME DWELLING HOD bank barn and out buildings, a pple orchard and other fruit; and