BLOOMSBURG, PA.

Friday Morning, May 20, 1870.

Circulation of any paper published in Northern Pennsylvania, and is also a much larger sheet than any of its cotem-peraries; and is therefore the best medium for advertising in this section of the State.

Bailroad Chartes.

We give in another column the correct freight or passengers for illetances ander ten miles, leaving them only the privion freight and twenty courts per passanger, whenever the rates under the general railroad law shall not, for short distances, amount to so much. The act is one of local interest in all the counties through which the road extends, and is also one of evident justice. The unlimited power of the Company in making charges for distances under ten miles, was one liable to abuse and has been in fact, abused in recent years. In one case a shipper has been paying fifty cents per ton for a distance under three miles who will now pay but twenty cents. Upon another kind of freight, for about three miles of haul, where the charge has been thirty cents it will drop down to twenty. Of course these acts refer to cases where the shipper furnishes his own cars.

Congressional Duties.

The absence of Senators and Repre centatives from the sessions of their respective bodies, has called forth much comment from the public prints, and some rather savage advice has been given to the Honorable gentlemen, to earn their salaries by some decent amount of work.

Washington advices contain the in formation that, at a recent meeting of radical Republicaes held in that city to ratify the nomination of S. J. Bowen for mayor, Senators Tipton and Thayer and Representatives Ela and other members of Congress spoke.

This perhaps may account for the non-attendance of Senators and members during the sessions of Congress They are speech-making and interfering in local politics, with which they have no concern, and endeavoring to force on the people of Washington, a negro nominee for mayor. It may be that the constituents of Messrs. Tipton, Thayer, Ela and others send them to Congress for this purpose, but we doubt it. Certainly there are enough matters of importance claiming their attention, without their stirring up the very dirty and ill savored puddle of Washington politics. It is bad enough to have Senators from such a rotten-borough States as Tipton and Thaver represent without having them intermeddling with affairs which do not concern them.

Decisions Which are Decisions. cisions" under the internal revenue

sioner of internal revenue cover the following points: Parties using paper collars must use them from the original packages; that is, from the box in which they have been purchased; and a three cent revenue stamp must be attached to each one when put on. When the collar becomes soiled, and is turned with the clean side out, it must receive another three cent stamp, and must also be conspicuously stamped with the word "turned." Boxes when emptied cannot be used a second time, but must be destroyed in the room where emptied, and the assessor furnished with a certificate of the fact. If thrown out of the window or carried out in the coal scuttle or wash-tub, such boxes will be subject to export duty.

Bootblacks are required to use their blacking just as they find it when the box is opened adding nothing to it whatever. The act of spitting in the box and smearing the contents with the brush constitutes the bootblacker a mixer or rectifier, or manufacturer of blacking and he must pay the ordinary man ufacturer's price. Each boot blacked, for which the sum of five cents is paid by the wearer, must receive at the expense of the bootblack, a four and threequarter cent stamp.

The Pennsylvania Reserve As-

sociation. This well known organization held its annual meeting at Lock Haven on Tuesday last, and as usual was well attended. Gen Meade presided, and Col. William B. Mann delivered the oration. A telegram was received from Minister Curtin, dated St. Petersburg, in which he said, "My spirit is with you, brave and faithful friends."

The election for officers resulted in Hon. A. G. Curtin being re-elected president. The other officers elected were Generals McCandless and Barnes, vice presidents; Anthony T. Laws, recording secretary; Colonel Taggart, corresponding secretary, and Colonel Taylor, treasurer. Philadelphia was selected as the

place for the next meeting, and our townsman, Gen. Wellington H. Ent, received the high honor of being elected orator for the occasion.

A banquet was held in the evening at the Fallon House, at which speeches were made by General Meade, the orator of the day, and others in response to toasts which were given.

IMPORTANT DECISION .- A question of considerable importance was lately decided by Judge Chapman, on a case in Montgomery county. It was whether the town council of the borough of charter to make a valuation of taxable property in said borough, with a view to taxation for borough purposes. The case was decided negatively by Judge Chapman, in an able and extended opinion, in which ground is taken that the regular assessor chosen by the people for that special purpose, has alone the right to assess property for city and companies shall not amount to borough as well as fitate and county sum.

Legislative.

An Act for the draining of swampy nd wet lands. Sec. 1. Any swampy or wet lands belonging to several owners disjointly, may be drained at the common expens under the following regulations.

SEC. 2. Upon the petition of a majority of said owners of such wet or swampy lands, forming a continuous swamp or marsh, the court of quarter ssions of the county, or if lying within two counties, the nearest court, shall appoint three disinterested persons, who shall be commissioners with power to view the wet lands described; and if in their judgment to drain them shall be practicable, they shall proceed to lay out a drain, measuring the length and ascertaining the depth, as near as text of the act recently passed in regard | may be with ordinary facilities; they to charges by the Lackawanna and shall also have power, and it shall be B'oomsburg Raiiro d Company. It the irduty, to make a survey of such repeals the act of 1856 which allowed swampy or wet land, to get its contents the Company to charge my amount and quantity owned by each land-holdthey pleased for the conveyance of er, and make an estimate of the cost of constructing said drain.

SEC. 3. Said commissioners shall also lege of charging twenty conts per ton estimate the damages sustained by any of said land holders, or any other person, by the construction of such drain; also the proportion of the cost of construction to be borne by each land-own

er owning land.
SEC. 4. In assessing the amount to be borne by each land-holder of the cost of opening such drain, the estimate shall be made with reference to, and based upon both the amount of land made useless by such swamp and the benefits which will result from such improvement, and in no case to exceed the estimated benefits.

SEC. 5. If in the judgment of the commissioners the swamp is a public nuisance, then they shall have power to say what portion of the expense shall be borne by the township or townships in which said swamp lies.

SEC. 6. If any one of the parties shall feel aggrieved by the assessment and verdict of these commissioners, then upon his appeal and petition, the court shall appoint six disinterested commissioners to review the whole case and report, and their report, when confirmed by the court shall be final.

SEC. 7. When their proceedings shall be gone through with, the owners of such swamp and the supervisors of the township or townships, as the case may be, shall constitute a corporation; and the time and place of its first meeting shall be fixed by the court, and a yearly meeting thereafter shall be held; and said corporation, acting through a majority, shall have power to open and repair such drain at the common expense, in proportion to the assessment made by the commissioners.

SEC. 8. Shall have power to collect as ordinary debts are collected.

An Act to protect and encourage the breeding and culture of fish. SEC. 1. Whenever a man shall have made or erected an artificial pond upon his own land, and shall put therein any fish, or the eggs or spawn of fish, for the purpose of breeding and cultivating fish, and shall give notice thereof. either in one or more of the newspapers of the county, or by written or printed handbills, put up in public places near said pond, any person who shall thereafter enter upon such pond for the purpose of fishing, or shall catch or take any fish thereout, shall be guilty of a trespass, and in addition thereto shall be liable to a penalty of five dollars for the first offence, ten dollars for third and each and every subsequent offence: Provided, That this act shall not prevent the owner of such pond, or any one by his authority, from catch-

ing or taking fish therefrom. SEC. 2. The penalties imposed by this act may be recovered, with costs of suit, by any person, in his own name, before any justice of the peace of the county where the offence was committed, and the person sueing for the same shall be a competent witness in such suit; and the justice who shall collect such penalty shall pay over the same, one-half to the overseers of the poor for the use of the poor of the township where the offence was committed, and the other half to the plaintiff in such suit; and on the non payment of such penalty, the defendant shall be commit-ted to the common jail of the county for a period of not less than five days, and at the rate of one day for every dollar of the judgment, where the same

shall be above five dollars. An Act relative to the payment of taxes on unseated lands.

SEC. 1. The treasurer of each county in this commonwealth shall keep book, to be called "the receipt book," in which shall be recorded the receipts of all payments made to him on ac count of taxes paid on unseated lands designating the number, acres, warrantee name, and name or names of owners, or alleged owners, of each tract of land, the township where situate, and the amount of taxes paid, and when and by whom paid; a certified copy of which receipt, under the hand the treasurer and the seal of the county, shall be the only evidence of the payment of the taxes, except where said receipts have been duly recorded in accordance with the provisions of the first section of the act of assembly of March ninth, Anno Domini one thou-sand eight hundred and forty-seven.

Sec. 2. The owners of unseated lands shall have two years from the passage of this act within which to have their receipts for taxes on unseated lands recorded in said book, when the same have not been already entered in a book heretofore kept by the treasurer her loss, which was passed at once. of the county for that purpose: Provided, That the provision of this section shall not apply where there is any legal evidence upon the records or books kept by the treasurer of the county to

prove the payment of said taxes. SEC. 3. No parol evidence shall be received to prove the payment of taxes on unseated lands.

An Act

To repeal a former act relative to charges by the Lackawanna & Bloomsburg Kaitroad Company. SECTION 1. Be it enacted &c., That the act of 27th of February, 1856, supplementary to the act of 5th of April, 1852, incorporating the Lackawanna & Pottstown had authority under the Bloomsburg Railroad Company, be and the same is hereby repealed : Provided, that it shall be lawful for said company to charge twenty cents for each passen ger and twenty cents per ton for freight, for the whole distance the same may be carried, whenever the rates fixed by the 18th section of the act of February 19th, 1849, relating to canal and railroad

Approved, May 18th, 1870.

John Covode. BY DON PIATT. John Covode is one of the stock clowns of the lower body of the National Legislature, as Drake is of the Senate. Covode is a mixture of Scotch, Irish and Pennsylvania Dutch, and he resembles an army mule in his carriage, bray propensity to pull in the Party team. and occasionally to kick up his heels for recreation. He is cunning, without pride or concern for personal dignity or onor, rich by strategic approaches, and politics is as much a business with him as breeding stock or keeping shop. He has no abstract idea of power, or fame, or anything which imaginative people suppose would be apt to make a man wish to sit in the Congress of the United States; for he belongs to a run-down Commonwealth where the highest ideal of the nation is that it is a sort of Indian's stew-pot, where all the States sit round fishing out benefits and savory morsels with their fingers. John Covode grew up dirty and coarse on purpose to qualify himself for this general grab. He can run his arm down lower, hook out more fat and unctuous pieces, and digest them upon a more omniver-

ous and east iron stomach than Spotted Tail, or Hole-in-the-day, or any other well-bred savage familiarly known to the Indian agents in the lower story of the Patent Office building. When you come to statesmanship as a fine art, Covode's proposition is that it consists in personal sense, of putting as little into the pot as possible, making the numerator small and the denominator almighty. He would have thrown in, had he been one of Macbeth's witches, the smallest mite of "blaspheming Jews," and hooked out the whole

'maw and gulp" of the shark. He holds his seat in the present Congress by the tenure of partisan injustice, having been beaten in the most manifest manner by Henry D. Foster, but given the seat by a partisan committee; and yet this grotesque old rascal quotes rare scripture and assumes at times more honesty than the incorruptible Stanton. He reminds me of Artemus Ward's saying of a certain man "that he had but one tooth, and yet this gifted being plays on the bass drum."

FOR THE COLUMBIAN. CATAWISSA, May 16, 1870. At a regular meeting of the Stock holders of the "Mutual Building and Saving Fund Association of Catawissa,' the following named persons were elected Directors: J. L. Shuman. N. P. John, C. W. McKelvy and W. H. Ellis to serve for three years, A. H. Sharpless, W. H. Abbott, K. S. Cleaver and T. E. Harder for two years, L. B. Kline, W. F. Bibly, H. F. Clark and Jesse

John for one year. The following officers were elected for the year.

President-N. P. John; Vice President-W. H. Ellis; Secretary-L. B. Kline; Treasurer-A. H. Sharpless, The time for the payment of the monthly dues, occurs on the last Friday of each month between the hours of and 8 p. m. The Association have decided to charge no premium until the July pay day.

Any further information desirable may be obtained by communication with the Secretary.

L. B. KLINE, Secretary. Congress.

THURSDAY, May 12.-In the ate, yesterday, the bill furnishing artificial limbs to disabled soldiers, was passed.

The Appropriation bills were resum ed. Various amendments were offered. Among those agreed upon was one appropriating \$500,000 for a new building for the State Department, and another for the enlargement of the Capitol grounds, at a cost of \$500,000.

In the House, after passing an appro priation bill of \$500,000 to supply the leficiencies in the appropriation for the compensation and mileage of members and delegates for the year ending June 30, 1870, the Northern Pacific Railway bill was proceeded with After some discussion a compromise was effected. The House, by a vote of 99 to 77, refused to pass the bill to a third reading, and it was referred, with number of amendments, to the Committee on Pacific Railways.

FRIDAY, May 13 .- In the Senate, yesterday, the Army bill occupied almost the entire session, and after long discussion was finally passed. Various additional changes were made in it, among the most important of which is the following: Fixing the reduction of the army at 30,000 instead of 25,000, as provided by the bill. In the House the morning hour was decline of commerce. The bill defining the duties of Pension Agents, and prescribing the manner of paying pensions, was, after a long debate, passed as reported.

SATURDAY, May 14 .- In the Senate, yesterday, Mr. Sumner introduced a bill supplementary to the Civil Rights act, to secure equal rights in conveyances, hotels, theaters, schools, in the Courts-everywhere. It was referred

to the Judiciary Committee. In the House more work was done than on any other day of the week. The Naval Committee reported quite a number of bills, the most important of which grants twelve months' pay, according to rank, to the widows and orphans of all the officers, sallors and marines of the Oneida, from the date of

TUESDAY, May 17 .- In the Senate, yesterday, the session was mainly devoted to a debate of the bill on the enforcement of the Fifteenth Amendment. but no vote was taken.

In the House, a motion was agreed to postponing all prior orders until after the Appropriation bills are disposed of. thus virtually postponing indefinitely the Tariff bill. Immediately after this action, on motion of Mr. Bingham, the rules were suspended, and a bill en-Fifteenth Amendment passed by a vote of 131 to 44, without debate.

WEDNESDAY, May 18 .- In the Ser ate several bills were introduced and referred. The fifteenth amendment bill was taken up and argued.

it finally went over natil to-day. A vote will be called for on it to morrow.

GIBBONS, the late bogus District Attorney, gobbled up \$20,000 during the six months he and Brewster managed to keep the regularly elected occupant out of that office. Poor Gibbons.

Splendid Democratic Victory in the

Empire State.

NEW YORK AS TRUE AS EVER DEMOCRATIC MAJORITY IN THE

STATE OVER 50,000.

NEW YORK, May 18, 1870. The election yesterday resulted in an overwhelming majority for the Democracy. The city did nobly, rolling up a majority of 60,000, both on State and ocal judiciary tickets, in a total vote of

The rural districts have also done handsomely. The Republican majorities have been reduced in all their strongholds, and some counties heretofore strongly Republican have wheeled into line in the Democratic column. The majority in the State will exceed fifty thousand, and we should not be surprised if full reports show that the State has gone Democratic without the vote of this city. The result is a Waterloo to the Republicans-a decisive and complete rout.

The entire local ticket of Tammany is elected, from Judges of the Court of Common Pleas down to Assistant Aldermen. It is a clean sweep in all directions.

There was a sharp local contest in Brooklyn over the nominee for City Julge, but the regular Democratic ticket is elected. In truth, there is nothing to mar our trium; h in any quarter. It s victory on all sides, in every direction, and all along the lines.

MAUCH CHUNK, Pa., May 11 .- Advices from Hazelton state that a serious riot occurred yesterday among some of the miners who were celebrating the first anniversary of the organization of the Miners' Union. Three men were shot, and others were more or less injured. Charles F. Schuller was teribly beaten. Chief Burgess called upon the Hazelton Zonaves, Captain Swank and the company were quickly under arms and prepared for duty, but up to a late hour they were not called out.

LONDON, May 11.-The great yacht race between the American yacht Sappho, owned by Mr. Douglas, and the English yacht Cambria, owned by Mr. Ashbury, which took place yesterday, off the Isle of Wight, resulted in a complete victory for the Sappho, she having reached the point of destination far ahead of the Cambria. The course taked was a southwesterly one from the Nab Light, the distance being sixty miles. Great enthusiasm prevails among the friends of the American yacht, so complete a victory having been hard-

CONCORD, N. H., May 12 .- David Hull, of Centre Harbor, while yoking oxen, was thrown down, kicked on the head and trampled by the oxen on Tuesday last. He remained insensible and died yesterday. His age was eighty-one years.

Sr. Louis, Mo., May 12 .- At six o'clock this morning, the night express train on the Missouri Pacific Railroad, which left Atchison, Kansas, last eve ning, collided near Eureka, twenty eight miles from here, with an extra freight train going West. Sixteen persons were killed outright, and twenty wounded. Two, that have been taken home, will die.

OIL CITY, May 13 .- A man named samuel Deans was killed to-day by a splinter entering his eye while sawing

READING, May 13 .- John Deal, alias Zachariah Snyder, who murdered Richard Harlan, was executed this mornng. The murder was committed in October last, near Leesport, Berks county. The victim was a poor, decrepid vagabond, and the murder was the re-

sult of a drunken quarrel. FORT SCOTT, Kansas, May, 13 .- An ecount of the most diabolical affair over recorded is published in to-day's Monitor. On Tuesday seven men, either Texans or straggling outlaws from Indian Territory, came to the town of Ladore, a few miles south of here. After drinking all day they went to the boarding-house of J. N. Roach, and asked to stay all night. Being refused on account of their drunken condition, one of the party knocked Roach insensi ble with a revolver and then went to the bed occupied by the two daughters of Roach, aged twelve and fourteen years, and ravished them. A quarrel rose among the demons, and one was shot dead. At day-break the party fled. one taking with him to the wooods the youngest girl. The town was imme y aroused, and parties started in every lirection in search of the flends. The one with the girl was soon overtaken and hanged to a tree. Two others were found secreted in town, and were hanged to the same tree. The remaining three were also captured. Two of them were hanged. The other one, at last accounts, was in custody of the citizens but will probably share the same fate as his companions. The universal verdict here is that in this instance at least the summary manner of inflicting punishment is entirely justified.

COLUMBIA Pa., May 14.-At a meeting of the iron masters held here, yesterday, the unanimous feeling was to stop the production of pig iron, which cannot be made at the current rates without loss, and the next sixty days, nearly, if not all, the furnaces in the vicinity will be idle.

LONDON, May 15 .- The second of the three races between the yachts "Sappho" and "Cambria" was won by the former, owing to the virtual backingout of the "Cambria."

CHILLICOTHE, May 16 .- A horse ridden under the saddle by a German named Smith to-day ran away, threw the rider, dragged him a quarter of a mile, and finally fell upon and crushed him to death. The man's body was terribly mangled.

LONDON, May 18.-The third race of the International course between the forcing the intent and purposes of the Sappho and Cambria was won by the American yacht Sappho. The Judges have awarded her the silver cup.

NEW YOK, May 12 .- A thief named William Davidson was to-day convicted in the court of general sessions of having attacked and robbed George Lavinn at the corner of Bleecker and American commerce was discussed, but | Mott streets, on the night of May 3. The case was an aggravated one, and Judge Bedford promptly sentenced him to the state prison, at hard labor, for fifteen years.

-A female artiste on the piano, four years old, is causing considerable dre in Zurich, Switzerland.

HON. C. L. WARD.

On the 14th inst., the telegraph an-On the 14th inst., the telegraph nounced to us the death, on that day, of Hon. C. L. Ward, of Towanda, Pa. By an ondivasce non the presentation of the peace and post other purposes. which he lived has lost one of its most valued and the Commonwealth one of its most distinguished citizens. Mr. Ward was widely known as a hightoned gentleman, a vigorous writer, and

were of a high order. Hislibrary, consisting of an admirable selection of choice books, is believed to be the most extensive and valuable private library in the State.

The death of such a man may be truly said to be an irreparable loss.

Just One More.

Mr. Sumner is anxious to bave another bill passed for the protection of the negro—positively only one more. This time he desires to secure equal rights for the colored race on railroads, steam-boats, and public conveyances, and in theaters, common schools, and public institutions generally. When all this is conceded, Mr. Sumner admits that he can think of nothing left to ask in behalf of the negro. Seeing that Congress has done so little for the benefit of the white race this session, might not this new claim be kept over for a time? Once Mr. Sumner said that if the negro had the ballot, his freedom would be complete. He was wrong, it seems; but is it not too soon to come before the country with another "little bill?" the negro-positively only one more. country with another "little bill?"-Times.

News Items.

-Napoleon III was sixty-two years old on the 20th of April.

-A laconic conversation: "What ails your eye Joe?" "I told a man he lied." -A California farmer gets as much for five dozen eggs as a Minnesota farm-er does for five bushels of wheat, -The nickel coined in the mints of

the United States costs the government between \$1.22 and \$1.25 per pound. -A man in New Orleans offers to fight an alligator under water with only a knife if some one will give him \$500. -Beecher says a "Congregationalist is a dry Baptist, and a Baptist a very wet Congregationalist."

-The Odd Fellows of the United States, according to a late enumeration, are something over 250,000 strong. -The amount of Peter's pence received by the Pope since its establishment

ten years ago, is about four million pounds, or twenty million dollars. -The people would like to have Con gress do something; but they would like to have Congress remember the ad-

-All cooked dishes that it is wished to cool before using should be set in the pure fresh air. It will preserve their flavor unimpaired, otherwise not. —"When he shot at me the third time," said a California teamster, "I began to think he meant business, so I up with my rifle and put a bullet through his head."

-It is stated that every farm of 160 acres in Eastern Kansas is underlaid with 1,555,000 tons of coal, or nine times more fuel than if the surface were covered with heavy timber.

-Minnesota points with pride to a

—A Connecticut man who has worn the same hat for forty years says it has been in fushion seven times.

—"Oh, ma," said a little girl, who had been to a show, "I've seen the elephant, and he walks backwards and eats with his tail." —Senator Carpenter, of Wisconsin, who is an able lawyer, admits that radicalism is the meanest client he ever undertook to defend

undertook to defend. —The Milwaukee police were appeal-ed to to protect a girl from her parents. The old man said he would beat religion

into her or break her neck. -A town in Vermont has probably got the most efficient fire company in the country. Two-thirds of the members are under arrest as incendiaries. They forced business too much.

-The following notice appeared on "Anybody sticking bills against this church will be prosecuted according to law or any other nuisance."

—Blessed are they that are ignorant, for they are happy in thinking they know everything. Blessed are the orphan children, for they have no mothers to spank them. Blessed are they that do not advertise, for they are not bothered with customers. oothered with customers.

—In a bakery in Newburyport, Mass., a thirty-horse power engine drives the machinery, and the bakery uses three hundred dozen eggs a day! "Think of that, ye hens," says an exchange. "and like Macduff, lay on." -Last Sunday two children in Eb-

-Last Sunday two children in Ebeasburg were playing together, when the oldest one, about nine years of age, got upon a chair. The youngest, five years old, told him to get down. This he refused to do, whereupon the younger struck him with a knife, inflicting such a wound as to cause his death in the five hours. a fwe hours. -An Irishman attending a Quaker

meeting, heard a young Friend make the following announcement: "Breth-ren and sisters, I am going to marry a daughter of the Lord." "The devil ye are" said Pat; "aith and be jabers and it will be a lord." it will be a long time before ye'll see yer father in law!" -The remains of a lady who had been buried thirty years, were taken up at the old Lutheran Cemetery, in at the old Lutheran Cemetery, in Easton, a few days ago, and her hair found in a perfect state of preservation. Her sister who was present cut a por-tion off, which was as silky and soft as

any one could wish for. MARRIAGES.

ONG-BITTLER-On the 12th inst., by Wm. J. Eyer, Mr. Samuel Long, of Cate to Miss Mary Bittier, of Main township. OUNG-YENEY-At the residence of Geo. Derr, Esq., on the 7th last, by Elder J. J. Ha ey, Mr. Puniel S. Young and Miss Magnie Y ey both of Columbir county.

FEINER-ARNER-On the 2th ult., at the residence of the bride's parents, in Nescopes, Luzerne county, Mr. Jacob Bielner, of Stockton to Miss Joanna, daughter of Daniel Arner.

Mew Advertisements.

POWN ORDINANCE NO I.

Be it Ordained and Enacted by the Town Coun cil of the Town of Bloomsburg, and it is hereby Ordained and Enacted by Authority of the same.

Section 1.—Of Offences against the Public Peace. toned gentleman, a vigorous writer, and an enterprising, liberal man. He freely extended his talents, and gave his time and money for the advancement of all measures which he deemed for the public good. [He was admitted to the bar and practiced law with success until his private business required his exclusive attention.]

His literary taste and acquirements the limits of said town, shall, for each of said town, shall for peace, or inciting others to fight or quarrel, and every person making assault, or assault his literary taste and acquirements.

the limits of said town, shall, upon conviction, pay a fine not exceeding five dollars for each effectes.

Ast. 3.—Any person engaged, or participating in any riot, rout, tunult or safray, or inciting thereto, within the limits of said town, shall, upon conviction, pay a fine not exceeding twenty dollars and costs.

Ant. 4. No evil disposed, or disordedly persons shall be permitted to assemble or consequence upon any of the streets, alleys roads, sidewalks, or corners thereof, or upon the bridges, crother places within the town; and gach and every person so assembled, in companies or assemblies numbering more than six persons, shall, upon conviction, forfeit and pay a fine not exceeding two dollars for each offence, and costs.

Aut. 5. Full power and authority are hereby given to any policetnan or constable of the town, and it shall be that, done

cing of horses or other animals within the limits of the built-up portions of the town are strictly prohibited and forbidden and all persons found violating this article, shall, on conviction, pay a fine not exceeding ten del-lars with costs for each offence. Section II .- Offences Against Public Policy, Health, &c.

Aut. 1. It shall be the duty of the constable and the policemen of the town, to cause all putrid or offensive substances, the heads and refuse of slaughtered animals, between the 1st day of October of each year, and all nuisances audangering the public health, and comfort, to be removed, and if the owners or occupants of any premises, about which any nuisance may be found, shall, after due notice thereof by the lown Constable, refuse, or neglect to remove the same immediately, the person so offending, shall for each offence, pay a fine not exceeding ten dollars and costs.

ART. 2. If any person shall cast, or deposit any kitchen offal or other offal, manure or litter into any street or alley, or upon any sidewalk, or pavement, he shall, upon conviction, pay a fine not exceeding five dollars for each offence.

ART. 3. If any person, shall, within the Aur. 1. It shall be the duty of the consta

each offence.

ART. 3. If any person, shall, within the town, deposit any dead horse or carcass of any animal, any excrement or fith from vaults or privies, and shall leave such carcass, carrion or fith without burying the same at least three feet under ground; or shall have the same or to a real three feet. same at least three feet under ground; or shall bury the same on or near any part of the roads, streets or alleys within the town, every person so offending, shall for each and every offence, pay a fine not exceeding twen-ty dollars and costs. Art. 4. If any person shall self or expose to sale within the limits of said town, the feet of any discosed animal, or the death of feet of any discosed animal, or the death of

he not exceeding twenty-five deliar

Section III .- Of Real Property and Malicia Ast. 1. If any person shall wantenly un-tilate or fell, or otherwise injure or destroy any shade, ornamental or frait tree, or shrub-herry review.

barry growing upon private property or along the public streets, roads and sidewalks he shall upon conviction, pay a fine not ex-ceeding twenty dollars and costs for each of-fence. —Minnesota points with pride to a woman in that State, e-even years and eight months old and weighing eighty pounds, who is the mother of a babe, a girl which at its birth weighed soven and a haif pounds.

—An old lady being in a store in Waterbury, recently, deliberately sat down and reached out her half-frozen feet to the iron safe, remarked she "always did like those air-tight stoves."

—Out in Wyoming the farmers plow with tame buffalces.

—Edinburgh points with pardonable pride to a man who has been 300 times and 30 years in jail.

—A Connecticut man who has worn

Section IV.—Of Offences Against Publi Morals.

Agr I. If any person shall use indecent rude or wanton language or be guilty of indecent, rude, or wanton postures or gestures within the presence or hearing of females passing along the streets of the town, he, she, or they, so offending, shall be arrested by any policeman or town constable, upon his view, without warrant; and upon conviction, pay a fine not exceeding five dollars and costs. Section V .- Concerning Pavements, Streets

ART 1. The owners or occupants of all property in the built up portions of the town, shall within six hours after a fall or deposit of snow or sleet, remove the same from their respective pavements or sidewalks, and upon neglect or refusal so to do, they shall upon conviction, pay a fine not exceeding one dellar for each offence.

ART 2. It shall be unlawful to rice, drive or lead horses, mules or wagons along and upon any sidewalk or pavement within the limits of the town; and any person convicted of such offence, shall pay a fine not exceeding three dollars for each offence with costs.

ART 3. It shall be unlawful to obstruct the public crossings or footwalks seroes the streets, with wagons, carriages, horses, or mules, and any person wilfully guilty of the same, shall pay a fine, upon conviction, not exceeding fifty cents, for each offence, with costs.

ART 3. It shall be unlawful to the town or ART.

ats. Aur. 4. It shall be unlawful to throw o Aur. 4. It shall be unlawful to throw or deposit any ashes, cyster or clam shells, rubbish, dirt, or other lith, or place any wagon, lumber, or obstruction whatever upon any sidewalk, street, alloy, road, ditch or gutter, whether paved, or unpaved, within the town, unless authorized by the Council or Commissioner of Highways in the repair of streets, alleys or roads, and any such person causing such obstruction, shall, upon conviction, pay a fine not exceeding five dollars for each offence with costs.

Ant. 5. It shall be the duty of the Commissioner of Highways to enforce all ordinances, regulations and orders of the Council, relating to the repair, improvements, drainage and cleaning of streets, roads, alleys, ditches and gutters, and report to the President a to

clearing of streets, roads, alleys, ditches and gutters, and report to the President a to Council all violations thereof, and he shall notify all persons causing or permitting any deposit or obstruction in or upon the same, or ramove it, and upon the neglect or refusal of said persons to comply, after one day's cotice, he shall remove the same at the expense of the person so effending, to be collected with fine, not exceeding two dollars and costs.

Section VI.—Taking Begs.

Ast. 1. All degs owned or kept by any person within the town limits shall be taxed in the following manner. One dellar for the first dog and two dellars for each and every dog above that number so owned or kept; to to be collected in like manner as taxes are recoverable by law, for the use of the town.

Anv. 2. Every bitch owned by any person shall be taxed three dollars and, further, shall not at any time be permitted to run at large within the limits of the town, and in case any one is found running at large is shall be the duty of the constables to kill, or have the same killed as soon as practicable, for which service he shall receive a compensation of one dellar from the town.

Section VII.—Concerning Amusements. Section VII .- Concerning Amusements.

Section VII.—Concerning Amusements.

And I. The President of the Town Council, shall, upon application, and the payment of not less than two dollars nor more than ten dollars, for each performance, grant licenses, or permits for public exhibitions, if in his opinion the same are not detrimental to the peace and good order of the town, and upon the granting of the said license, it shall be the duty of the Town Constable, or policeman appended for that purpose to attend all such exhibitions, and see that proper decorum and order is observed thereat, for which service he shall receive from the town the sum of one dollar.

Ast. 2. No public exhibition for money—except for benevolent purposes, or where the proceeds arising therefrom, shall be applied to literary and scientific institutions of the town—shall be held within the limits of the town, except a license be previously granted as herein specified, under a penalty of twenty dollars and costs.

SECTION VIII.—Of Animals Running at Large.

Any 1. It shall not be lawful for any hor

Ant 1. It shall not be lawful for any horses, mules, goats, sheep, swine, or geese to ran at large at any time, within the limits of the town, nor for any cow or cattle to run at large within the said limits, at any time during the hours of night, between 9 o'clock p. m. and So'rlock s. m., and any animal so found running at large, centrary to the regulations herein made, shall be immediately seized by the Town Constable, and taken to the pound and therein confined.

Aut. 2. The Town Constable, and taken to the pound and therein confined.

Aut. 3. The Town Constable shall have the custody of all animals so taken and confined by him, and shall lake all needful care of them, and shall keep a proper register, setting forth the description, time of detention, and release, and in case of sale thereof, of the price received and name of purchaser.

Aut. 3. The Town Constable shall, within ferty-eight hours after the seizure and detention of any animal as aforeaid, and no owner having taken the same away, advertise the same by pesting not less than five printed or written handbills, one upon or near the entrance to the pound, and the rest in public or conspicuous places throughout the town, fully describing the animal or animals, and faxing a day and hour not less than five days thereafter for the public sale thereof.

Aut. 4. In case no owner shall appear on or before the time fixed for anle, and pay, or cause to be paid, the necessary expenses of keeping, and the legal fees of the constable, in the secure and detention of said animal or animals, the said animal shall be sold and delivered to the purchaser thereof, and the said Constable, in the secure and detention of said animal or animals, the said animal shall be sold and delivered to the purchaser thereof, and the said Constable, in the secure and detention of said animal or animals, the said animal shall be sold and delivered to the purchaser thereof, and the said Constable, the said constable, the said constable, and pay over the balance to the Treasurer of the

Section IX.—Costs, Fines and Penaltics.

Ast 1. In all cases of conviction before the President of the Town Council, of persons found guilty of violating any town ordinance rule, or regulation, the said President shall have power and authority to domand and receive all his legal costs and charges and the costs and charges of the Town Constable or policemen, for the arrest and conviction.

Ant. 2. It shall be the duty of the President in all cases of arrest, by the Town Constable, or any policeman, upon conviction before him, to demand, receive and pay over to the said officers, making the arrest, their proper fees for such service; and in case any person so convicted shall neglect or refuse to pay the proper costs of the President and officers and all fines and penalties or give basi for the payment of the same within five days, it shall be the duty of the President to commit the said delinquent to the lock-up or to the jail of Celumbia county, until such time, not exceeding thirty days, as the said costs, fines and penalties shall be paid or secured to be paid. SECTION IX .- Costs, Fines and Penalties.

SECTION X .-- Of Arrests, do.

Ant. I. When an arrest shall have been made by the Town Constable or any police officer, in pursuance of any Town ordinance, rule or regulation, the person so arrested, shall be forthwith conveyed or taken before the President of the Town Council, or to the lock up, and immediate report thereof be made to the President, who shall, as soon thereafter as expedient, direct the person or persons so arrested to be brought before him for hearing and examination. persons so arrested to be broug for hearing and examination.

By order of the Council, ELIAS MENDENHALL, Pres'l. Attest: F. Court, Sec'y.

The above Ordinance takes effect on the First day of June A. D. 1870. ELIAS MENDENHALL, Prest. Attest: F. Cooler, Secy.

RON FENCING.

The undersigned would respectfully inform the public that they are prepared to put up, in the most substantial and cheapest manner, the lates and most improved patterns of iron fence, about houses, and in grave yards and cemeterjes. Their beauty and permanence make them deservedly popular, and they are being generally adopted. For particulars apply to either adopted. For particulars apply to either adopted, For particulars apply to either.

HOMAS THORNTON OF JESSE COLEMAN.

Bloomsburg, May 20, 4870-41.

A DMINISTRATOR'S NOTICE. A DMINISTRATOR'S NOTICE.

ESTATE OF HENNY YOST, DEC'D.

Letters of administration on the estate of Henry Yost, late of Locust twp, Columbia county,
dec'd., nave been granted by the Register of said
county, to Estabbot Yost and Jacob Stine of
Lecust township, Columbia county, Pa. All
persons naving claims or demands against the
decelent are requested to make them known, and
those indebted to make payment,
ELIZABETH YOST,
JACOB STINE.

May 2070-5w.

Administrators.

NCORPORATION.—Notice is here by given that on the 2nd day of Ma ry lahabitants of the county of Col must a petition to the Court of Co of Columbia county, praying the sai unta Charter of Incorporation une Bloomsburg, May 29, 187 - H Prothonotary made and provided.

DUBLIC SALE

VALUABLE REAL ESTATES By virtue of authority in the last will of Eliz-beth Delong, dee'd., contained, will be exposed a public sale, on the premises, on SATURIAY one 18th, 1876, at 2 o'cleek in the afternoon, the owing described Real Estate, to wit

A LOT OF GROUND. tuate on Mill Street, in the town of Oran

PLANK DWELLING HOUSE, frame stable and outbuildings, with large lof fruit trees of various kinds; being in front out sixty feet, and in depth about one hunced feet. dred fact.

Trams.—Twenty per cent, of the pure
money to be paid down, on striking off the;
erty; and the balance April ist, isil, when
session will be given and a deed delivered,
chaser to pay for conveyance and stamp.

At the same time and place, an assortment of Personal property consisting of beds, bedding, stove, bureau, chest, &c., &c. Terms cash.

EDWARD DELONG,
Executor.

MIRST ANNUAL STATEMENT OF THE POOR DISTRICT OF CONYNGHAM TWP. AND CENTRALIA BOROUGH. WILLIAM GOODMAN Treas.

To amount from Duplicates By orders redeemed " commission \$19,721 33 @ 2 per cent.

RICHARD THORNTON, Directors WILLIAM GOODMAN, Of PATRICK KILLEEN Poor House Directors of the Poor House of Centralia Borough and Conyngham Township in account with poor of said District. To smount from duplicates and dher sources
To balance of R. Thornton
W. Goodman Sf0.439 49

297 42 210 01 508 53 \$10,037 ×2 debt of old overseers
smount paid on farm
and stock
raumount paid on contract
of addition to Poor tiouse 2.500 00

Examined and certified. Real estate with recent improvem Real estate with recent haps Parm valued at Improvements Polatoes Horses and cattle Parm u ensits Hay, grain and field at Manure Clover seed, hogs and poultry

Balance due on the improve-tion of the control of

87,800 45

A UDITOR'S NOTICE.

Beyates of Cathlarine Lutz &peter lutz in the Orphan's Court of Columbia county isser attached by the Court of experiment of the Court of exceptions with power to make distribution of the money in the hands of William Lutz and all all the money in the hands of William Lutz and Exception of Peter Lutz deceased, will meet the partie interested, for the purpose of his appoint ment, on Monany the like day of Jun Best, at 10° o'clock A. M., at the office of C. B. Brockway in Bioomissing, in said county. All parties interested are requested the attend, or be debarred from coming in for a par of the said flind.

C. B. BROCKWAY.

C. B. BROCKWAY, Auditor.

COLUMBIA COUNTY CO-OPERATIVE RELIEF ASSOCIATION

ESPY, PA. OFFICERS: GILBERT H. FOWLER,... CHARLES S. FOWLER,

M. C. MCCOLLUM. SAMUEL KNORE MEDICAL EXAMINERS: W. H. BRADLEY, M. D. BOARD OF DIRECTORS.

WM. H. WOODIN, WM. H. WOODIN,
H. II. KLINE,
H. G. CREVELING, GENERAL AGENT M. C. MCCOLLUM,

CONSTITUTION. ABTICLE L-NAME. The name, style, and title of the Association of Association, ABTICLE IL .-- OBJECT.

The oldest of the Association shall be the of of Fathers, Mothers, Wildows and Orders, ARTICLE 111,-MEMBERSHIP AFTICLE 111.—MEMBERSHIP.

See 1. The requisite qualifications for manbership are, that the applicant shad to in godhealth, hale, and sound.

Sec 2. All asplications for membership shad
be made in writing or to person, the applicasetting forth his name, age, companies, recdence, and paying his initiation for membership and
dence, and paying his initiation for medical ordership
centry ing that he is a fit person to because
centrying that he is a fit person to because

ARTICLE IV.—MANAGEMENT. The business of the Association shall be mented by five Trustees who shall be summing tested at the regular stated meeting of the hoseinton in October of each year.

At the first meeting of the Trustees is on year, they shall elect a Prestical, Ves Preside, Secretary and Treasurer to serve in con-year. ARTICLE VII.

BY-LAWS THUSTKES.

Ist. The property and business or this American shall be controlled by five Trustes, we shall be elected by ballot at the annual menta of the Association to be held on the first Modal of October, in each year. 24. For the purpose of such election the Im-tees for the time being, shall determine the par-and hours for opening and closing the polls, as advertise the same for ten days pure there and the Secretary shall also notify each Trate in writing of such size diction. 3d. The Trustees shall hold stated meetings the office of the Association, in the Townel larg on the third Monday of January, April, Jul, and October. Special meetings may be called by the President at his discretion or by any three dis-

OFFICERS. 5th. The officers of this Association, sains a President, a Vice President. Secretary as Treasurer, and such other officers, dera as agents, as may be necessary. The Fresher Vice President, Secretary and Fressurer sain elected by the Trustees and hold office as

DUTIES OF OFFICERS. 6th. The President, shall preside at all me ings of the Board of Trustees, and shall be the chief management and control of the is ness of the Association. All contracts that of the Association shall be made by limers der his authority. He shall see that propers ords of the business and transaction of a Association are kept. He shall appeared a ployees and may remove them at pleasure.

10th. All persons between the nessolist v and fifty years, inclusive, may be aiming y making proper application accordingle: dlowing form: Columbia County Co-operative Relief Ameri

The undersigned desires to become a numb of the above Association and subscribes in i following regulations: the time of making this application and dollar on or before the 1st day of Januar each year thereafter and five dollars and GHAM cach year thereafter and five dollars and a cents within thirty days after the desh's member, due notice having been given by a Secretary, so long as the Association name on thousand or less; after reaching she has and, the payments at the death of a man shall be proportionately less so that as per holder shall receive more than it chosen from or changes in his or her palace to appear from or changes in his or her palacese to appear

eroby agree to forfeit all claims against and noneys previously paid to this Association. Inclosed please find five doilars as my Me bership Fee.

In favor of Whom,

with no disease likely to prove fatal, and is, applicant for membership, in the County Co-operative Relief Association. Blgnest,

13th. In case a member dies leaville or other person entitled to the ten Association, the money shall become orly of the Association except an amilient for funeral expenses.

15th, These By-Laws may be allowed at any meeting of the Association fourths of the members present convided that due notice be given of a change at least for all weeks presented of the Association.

16th. The Board of Trustees are

LOCAL AGENTS: