

The Columbian.

BLOOMSBURG, PA. Friday Morning, Feb. 24, 1871.

The Disease of Conservatism.

Conservatism in some of its phases is a good old nurse that mollifies our ills to some extent, and generally does about as little harm as good. As an element mixed with abundant good qualities and decisive action, it may even not be bad, yet is not very well suited under any circumstances to our country.

We regret to say it, but the truth is there is a little too much conservatism amongst our Democratic Legislators, State and Federal.

One important feature of the bill is the provision that one-third of the members may require the separate submission to the people for their adoption or rejection of any amendment proposed by the Convention.

Compulsory Education. The House has introduced a bill in Congress for the establishment of a national system of education to make more effective for primary schools, and also to provide for the compulsory attendance of children in the public schools.

RELIEF FROM TAXATION.—A gross abuse is being carried on by the Legislature in releasing incorporated churches and churches from taxation.

Constitutional Amendment. We learn from Harrisburg that two important matters in the State have taken a determined stand against calling a Convention to propose Constitutional amendments.

THE TENNESSEE. After all the parades on the subject by the sensation papers, it appears that the Tennessee arrived safely at San Domingo without accident or unusual delay.

THE JURY IN CARPET-BAG CONGRESS. A genuine negro has at last taken his seat on the Republican side of the House. He is a member of Congress from South Carolina, and his full name is Hon. R. B. Elliott.

THE PUBLIC GENEALOGICAL SOCIETY. The public genealogical society has been organized in this city. Its object is to collect and publish genealogical information.

THE JURY IN CARPET-BAG CONGRESS. A genuine negro has at last taken his seat on the Republican side of the House. He is a member of Congress from South Carolina, and his full name is Hon. R. B. Elliott.

Convention Delegates. We observe the inquiry made in several papers by Allegheny and Luzerne are subjected to a different rule of election in Mr. BUCKALEW'S Convention bill.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

THE CONVENTION BILL. On Friday last week Mr. BUCKALEW from the Senate Committee on Constitutional Reform reported a bill to the Senate which provides for a Convention to amend the Constitution of the State.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

Court Proceedings—24 Week. FEBRUARY 13, 1871. Court met for the second week of February term, 1871. The Hon. WM. ELWELL, and Associates, IRON DEER and ISAAC S. MORRIS, Esqrs., on the bench.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

But as we have seen, such a disposition of property does not create annuities, but is an investment for use within the state and therefore taxable.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

European Affairs. The French have at length hit upon a master stroke of policy. They condemned the Republic at the election.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

INCORPORATION. Notice is hereby given that on the 17th day of February, 1871, the undersigned, Columbia County, presented a petition to the Court of Common Pleas, in and for the County of Columbia, Pa., for the purpose of incorporating the Columbia County Fair Association.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

NEW ADVERTISEMENTS. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.

Patent Medicines. HENRY T. HELMBOLD'S COMPOUND FLUID EXTRACT CATAWBA GRAPE PILLS.