# The Columbian.

BLOOMSBURG, PA.

Friday, January 19, 1872.

Contested Elections. In contested elections for members of the Legislature, the report of the committee is final. The framers of the law, for the purpose of securing impartiality, and to goard against partisan influence, made the following regulation: After the Clerk calls over the roll of members and notes the absentees, the names of all the members are writtenion distinct pieces of paper, as nearly attition and put in a box by the Clerk, and piaced on the Speaker's table. The Clerk having shaken and intermixed in of the surface, and not unfrequently in of the surface, and not unfrequently in of the surface, and not unfrequently in of the surface, and the said papers, draws them out, one by one, and puts them alternately into the catastrophe is fatal to miners and to the people who dwell above the three boxes, which are also placed on the Speaker's table; and when they are so distributed, the Clerk again dark caverns in which they toll. A shakes and intermixes the papers in each box, and draws alternately from each box, and draws alternately from each box the said papers and delivers them singly to the Speaker, who opens them singly to the Speaker, who opens them and reads aloud the name on each, which is taken down by two members appointed by the Speaker, and also read aloud by them. If any objection is made, by either of the parties, to any member so drawn by lot, such member shall be discharged and another drawn in his place, and so on until seventeen members (in the House of Representatives and thirteen in the Senate) shall be drawn who are unob-Senate) shall be drawn who are unob-jected to. But if objections are made to all, so that only seventeen remain in the boxes to be drawn out, then no further objections shall be submitted, but at long intervals there is a disaster, but said seventeen shall be drawn out and one of these is likely to occur at but said seventeen shall be drawn our singly and submitted to the Speaker, who reads them aloud and they are taken down by the tellers. When the list of seventeen is thus completed, the parties, with their counsel and the Clerk, retire to some adjoining room and there strike from the list, alternately, the names of members until but nine (in the House of Representatives, nise, in Senate, seven,) remain, and these shall constitute the committee."

On the face of it the law seems to be perfectly fair, but in practice, of late years, it has resulted in giving unanall through the succeeding season come imous Republican committees, as witness the Lynd, Bunn-Witham, and more recently the Green-Shortt cases.

For example: excluding contestants, ness is neither punished nor prevented. and Dicherson, deceased, the present It is only the people of the State in their House of Representatives has 37 Democrais and 00 Republicans. A fair drawing would give the Democrats four and at the mercy of the recklessness of and the Republicans five members on the committee in the Green-Shortt case. They have not a single member as drawn. When the number was reduced to seventeen, the Democrats, by usual laws. would have had seven or eight members out of that number, whereas in fact they had but one!

It will not answer to say that this is chance; the laws of chance do not run continually in that rut. We venture the assertion that a betting man would wager money that if the Democrats had one-third of the House, under a fair drawing they would have one-third of the members of the committee; but result of the result of that contest, the return of as it is, he would not stake a dollar, even if the Democrats were much stronger, that they would get a man on the

### Inaction.

The present Legislature met with Cox (late Secretary Interior), and thus many promises of reform, but as yet help to pacify and reunite cur country The present Legislature met with not a single one has been carried out. In the two weeks succeeding the opening of the session the House met six times, and did not sit over eight hours during those two weeks. No public business was done or attempted to be done (except members voting themselves a library), and thus the public time and money have been wasted.

The article needs no explanation; it As a result, towards the close of the speaks for itself: session public bills, private jobs, &c., The Administration party have no excuse whatever for their high-handed and revolutionary course; they charged conspiracy on Warmoth and his friends, will be rushed through without consideration, and our statute book will be loaded with a mass of illy digested laws. The long delay in getting to laws. The long delay in getting to and procured their arrest for proposing work breeds idleness, and of course corto do exactly what they did themselves -conspire to gain possession of the Legislature. Here is a Collector, United runtion, and is in every respect reprehensible. In New York it is a subject of common complaint that the members are getting \$8.00 per day, and only sit erament, depose the Governor, and "run the machine" for their own undeveloped purposes. There is no attempt to conceal this purpose, no disguise of the motive for all this hubbub. four days in the week. Our Pennsylvania Solons get \$10.00 per day-meet three days in the week, and have an average session of about ninety min-

For this result we hold the Republicans responsible. As they have a large majority, and control the legislation, they should hasten the public incerests by constant and uninterrupted work. ----

THE Democracy insist that General Grant is a heavy load for the Republi-can party to carry—but what would they give to be allowed to bear our burdens

What would they have to give? Everything of honor, justice, regard for the lives and liberties of the people, respect for the Constitution and the laws, which they now have, and which seem to find an abiding place among the Democracy alone. It would hardly be worth while to give all these to acquire a power perpetuated by bayonets and bribery, and to fill the pockets of that animated tobacco furnace who occasionally visits the White House when not otherwise engaged. We're content to let the Republicans bear their own burdens, from Grant down to Forney. We may have the latter on

our hands again some day. THE late Mr. FISK, it is well known, was no respecter of persons any more than of principles, and spake evil of dignities on occasion. But the Tribune mates him when it says with irreverent veracity that "his four-in-hand usually "conveyed more spotted reputations "than his own," and "that his box at "the Opera House was shunned as if "infected by all who had any character "to lose." Has the Tribune forgotten, then, that President GRANT was once conveyed in that most immaculate "four-in-hand;" that President GRANT sate, evidently fearing no infection and no loss, in that lazar-box at "the Opera House''? The Tribune has commonly shown itself strong in the point of memory where politics and political characters are concerned. Is this a lapse? Or what?

MR. DAWES, a prominent member of Congress, evidently is not impressed by the honor and honesty of Congres sional committees. He says that they are more guided in their decisions by party considerations than by evidence and justice. A cheerful comment on the lawmakers of the land.

Pennsylvania Mines. The miners of PENNSYLVANIA in

compel the proprietors of mines to

establish every safeguard for the

security of life. The subject is broached

no satisfactory action is taken, and then

reports of calamities and disasters

which provoke indignation at the care-

essness of mankind; but that careless-

sone of their own number shall be left

Horace Greeley and the President.

New York Telbune, for the Presidency,

received the following pointed and sig-

NEW YORK TRIBUNE, NEW YORK, December 18, 1871.

Yours, HORACE GREELEY.

The Louisiana Outrage.

We clip the following from the New

York Tribune in relation to the scandal-

ous and disgraceful efforts of Grant's

brother-in-law, Casey, to obtain control

of the State Government of Louisiana,

states Marshal, and other officers of the

National Government combining and forming a party to seize the State Gov-

It is for such efforts to expose the

frauds and corruptions of the Repub-

lican party that Horace Greeley has

been blackguarded by Administration

journals and caricatured by the artists

of Harper's Weekly. There is very little

inducement for a man to be honest in

A bill was recently introduced in the

House of Representatives in Washing-

nificant letter from the latter:

P. Donan, Esq., Lexington, Mo.:

others. - World.

Martial Law Vs. The Constitution. The Hon. George H. Pendleton sent the following letter in reply to a comtheir continual underground burrowing are in a fair way to destroy the founda- mittee of Democrats of Wooster, O., Harrisburg. The standing committees tions of that State which has hitherto been regarded as the keystone of the national arch. If that wedge of authra- of New Orleans. His points against the be fairly under way. The resolution concorruption of the administration and its centralized military chara eter, as also in their positions until otherwise ordered cite should suddenly give way and disappear in the bowels of the earth it his opinion of the passive policy and of would leave a black yold of terrible the duty of the dissatisfied Republicans dimensions, and there would be no longer a resting place for the foot of to organize an opposition against Grant in co-operation with the Democrats, will of Evans claim case.

In the Senate, on Friday, a number the thick-and-thin protectionist, and no be received with the attentionthey depolitical weathercock to indicate the way of the wind in our stormy Presidential campaigns. The recklessness

CINCINNATI, December 30, 1871. with which the mining companies Mesers. Exhetmen, Feristone, Baughman proceed to cut away the mass of rock Committee of Invitation.

GENTLEMEN: I regret that I cannot GENTLEMEN: I regret that I cannot accept your invitation to be present at the next annual celebration of the 8th of January. It would have given me great pleasure to meet and take counsel of those who are so well grounded in the faith and the practice of Democracy as the men of Wayne County, and with

dark caverns in which they toil. A mine once opened there is a temptation to cut up and cart out the whole substratum of the country, and the substratum of the country, and the now in power. The spirit of centralized workmen and proprietors are alike military government attacks every where the Constitution, and corruption orgetful of the immense weight above where the Constitution, and corruption in office destroys the civil administration. I do not speak merely or chiefly of special defalcations however startling, but of the general degradation of the standard of official lategrity until the control of the standard of official lategrity until the control of the standard of official lategrity until the control of the standard of official lategrity until the control of the standard of official lategrity until the control of the standard of official lategrity until the standard of official lategrity until the standard of official lategrity until the control of the standard of official lategrity until grandizement or personal profit.

These dangers grow out of and are inseparable from the present organization of the Republican party. Its foundation, its philosophy, its history, and its leaders recognize military power and the corrupting use of money by official patronage as legitimate forces in ordinary civil administration, and now more are atter led with little loss of any kind, any time. It behooves the State of PENNSYLVANIA, if she cares nothing ry civil administration, and now more for the sceurity of her soil and the than ever are they brought into active exercise. The Democratic party con-fronts this theory and denounces these stability of her territory, to look after the lives of her citizens. Measures are very much needed there which shall

practices.
Founded upon the idea of local government, jealous of powers granted to authority, taught that simplicity and economy are essential to the honesty necessary in Republican institutions, it every winter in the Legislature, but maintains with more determined pur-pose that the military must be subordi-nate to the civil authority, and that offices are a trust for the people, not spoils for the victors.

Its powerful organization enters evey

village in the land, and numbers among its adherents nearly one half the people sovereign capacity that can see that They are too numerous to be cowardly. They are too numerous to be cowardly. They are too patriolic to be lukewarm. They are too sincere in their purposes and convictions to be driven to despondency by ten years of reverses. They have shown constancy in defeat as well as wisdom in victory. If I understand their feelings they will neither disband their organization nor flee the field before the contest commences. Either course, they believe, would give A Missouri editor, having nominated Horace Greeley, the veteran head of the Either course, they believe, would give undisputed sway to the present admin-istration, which could then give undi-vided attention to the deserters from its ranks.

An advancing army, with the enemy either dispersed or in flight, never loses divisions or regiments, or even companies, and is generally able to pick off or to pick up treacherous or thoughtless transfers.

In the ner present conductive tendent of the MY DEAR SIR: I have yours of the

ought to adopt. They should have run Salmon P. Chase in 18°8. Then, as the result of that contest, the return of genuine peace and thrift would have been promoted. That policy gave you more last year in Missouri than could have been achieved by a party triumph. You only err as to the proper candidate. I am not the man you need. Your fest their party, develop and manifest their strength, and if I may predict we do not mean to charge the officers of the present Legislature with unfairness, because we have no evidence of it; but it is at least singular that with chances so varied, the results are uniformly the same.

have been achieved by a party triumph. You only err as to the proper candidate. I am not the man you need. Your fest their strength, and if I may predict son who drinks it for the future, they will have no just cause even the most sensitive and timid among them, for refusing to co-operate us all in false positions. If I, who am adversely interested, can see this, I am they should declare their purposes, or ganize their party, develop and manifest their strength, and if I may predict son who drinks it among them for refusing to co-operate with the Democratic party. When its authorized convention shall speak it will remind its adherents that the ultimate of its exist. I am not the man you need. Your fest their purposes, or ganize their party, develop and manifest their strength, and if I may predict son who drinks it among them, for refusing to co-operate with the Democratic party. When its authorized convention shall speak it will remind its adherents that the ultimate of the future, they will have no just cause.

Mr. Pomeroy set better go to the corticular, will remind its adherents that the ultimate of the future, they will have no just cause. mate and highest purpose of its exis-tence is to secure the greatest prosperity, in its best sense, of every human being in the land; that principles of governsure your good sense will, on reflection, realize it. You must take some man like Gratz Brown, or Trumbull, or Gen. ment are true or untrue, as they con-tribute to this result; that parties and polities and offices are but means to this end: that principles are of differ-ent application, and questions lose their importance in the ever-shifting changes of human affairs, and discarding all narrow ideas, abandoning the considera-tion of all questions which have been decided or buried by the events which have passed; recognizing the accom-plished facts of the present, and appreciating the dangers of the future, it will invite, both by words and by deeds, both by resolutions and by nominations, the zealous, hearty co-operation of all men who believe that the Constitution is a better system of government than martial law, and that reform in the civil service is a higher duty than rewarding prospec-

tive partisan effort by distributing spoils. By this course the party, I should hope, would attain success. If it should once more fail, as an honest, faithful, patriotic minority, it will hold an important position and exert an immense moral position and exert an immense moral power over the majority; and it may well wait with faith the inevitable hour which will crown its fidelity and patience with the success which it will have deserved.

I am, very respectfully, your obedient servant, GEORGE H. PENDLETON. HUSBAND'S LIABILITY.-The prevliable for all bills, of whatever nature, Washington City improvement bonds the Republican party. All his reward that his wife may contract was not sus tained by Judge Thayer, in P Tadel phia. In a case in court the Jo o de

sided in favor of a husband who had

debt contracted by his wife, Defense ton to give a right of appeal in habeas set up that defendant furnished his wife Let this be done and the insanity dodge corpus cases from final judgments in U. with an ample supply of necessaries. In will be done Brown. S. Circuit Courts to the Supreme Court the course of his charge, Judge Thayer of the United States. The law giving said: the right of appeal was repealed in 1868 "It is a false and foolish notion for for partisan purposes and this bill looks tradespeople to entertain that a husband is bound to pay all bills contracted by to the re-enactment of the law. As the rights and liberties of the people are afrights and liberties of the people are af-fected by the existence of the law we do not feel sanguine as to its re-enactment must ascertain the facts and the true reby the present Congress whose chief duty seems to be to provide for the re-

country."

election of Grant. Commenting upon this exposition of law, which ought to be more familiar MUTILATED CURRENCY, -On and than it is, the Philadelphia Record Ind., slaughtered a hog, which weighafter the 1st of January, 1872, defaced thinks, that when the tradespeople ed, dressed, one thousand and ninetyand mutilated notes and fractional currency, instead of being subject on re- very sensible step will have been ac- know who can beat it. demption to a discount for mutilation, complished towards reform in the wanwill be redeemable at their full value in ton extravagance and ruinous folly tired from the mayoralty of New York, new notes; provided that three-fifths which, under the meretricious impulse and John Cochrane, a Republican and of the original proportion of such notes of the stupid despot called 'fishlon,' so President of the Board of Aldermen is wastes the substance, mars the manners, acting Mayor. are presented in one piece. The most liberal facilities for redemption of mus deforms the persons, degrades the mortilated notes and fractional currency are als and wrecks the happiness of myriads ing on Tuesday morning destroying promised by the Treasury Department.

In spite of the Republican promise of eform in the granting of lands to corporations, by Congress, an official statement recently submitted, shows that the quantity of land which railroad companies will receive under grants made to them reaches the enormous sum of 172,789,480 acres! If this is rethe amount would have been without

majority in the Tennessee State Prison, duty of the parties to whom it is shipped seal of the State, noticed the fact that but they can't pass anything—not even to look after it. This case is said to be Joel Parker is the first citizen of New the walls or over the Governor's veto. the first of the kind that has yet been Jersey who has been a second time Which is clearly a case for Federal in-brought before the Supreme Court of the State. elected Governor of that Common-wealth.

LEGISLATURE.

Legislation has at last commenced at who invited him to attend their cele- of the Senate and House for 1872 have bration of the anniversary of the battle been announced, and business seems to has been passed. The House has concurred in the Senate resolution appointing a committee to investigate the Geo.

> of reports of committees were offered, among them one from the Committee on Education, by Mr. Buckalew, to authorize reformed voting in the election of directors of common schools. A bill was introduced by Senator Warfel requiring the closing of bars for the sale of liquor on election days and holidays. The Senate adjourned, after some unimportant business, to Tuesday after

No business of interest was transacte in the Senate on Tuesday, and an early adjournment was had. In the House several bills were introduced and the Committee on the Evans war claims Investigation was announced.

#### CONGRESS.

Very little was done in Congress. Thursday. In the Senate some petitions were received asking a reduction of the tariff, especially on iron, coal and sait. The sum of \$27,645 was appropriated to pay the additional expenses of the Ku Klux Committee, and the one term amendment to the Constitution was debated. In the House there was a spley debate between the members from Rhode Island and Massachusetts on the early history of their respective States.

The House of Representatives on Friday Instructed the Post-office Committee to investigate the system of postal contracts, whereby the government is annually swindled out of several million dollars. The remainder of the day was occupied with private bills. The Senate was not in session.

In the Senate on Monday several petitions were presented asking for reductions in the duty on coal, iron and salt. Chinese residents of San Francisco send a petition for reduction of the as intellectual, as pure, as patriotic, as duty on rice, which was not received unselfish as any of their fellow-citizens. on the ground that, coming from foreigners, it should be addressed to the Secretary of State. Mr. Sumner made a long speech, claiming equal rights for our colored citizens.

In the House several important bills were introduced, including one to allow respondents in criminal courts in the United States courts to testify in their own behalf, one to remove all political disabilities, others the tenure-of-office acts, to abolish the office of Superintendent of Indian Affairs, and to allow American registration of foreign built

In the Senate on Tuesday Mr. Sum ner presented petitions for a national prohibitory law, and one asking for an amendment to the constitution to secure temperance.

Mr. Scott presented a memorial for an amendment of the constitution forbidding the election to office of any person who drinks intoxicating liquors, and asked its reference to the committee Mr. Pomeroy suggested that it had

better go to the committee on disabili-Mr. Fenton presented several petitions for a constitutional amendment

making drinkers of alcoholic liquors ineligible to hold office under the United States. The bill to repeal the duties on iro

and salt was recommitted by a vote of No business of public interest was

transacted by the House.

Dead letters contained \$3,000,000 last year. The small-pox continues to spread in

all parts of the British Isles. The Republican National Convention will meet in Philadelphia, on June 5th.

John Sherman has been elected United States Senator from Ohio. The ex-Empress of the French has sold her jewelry to a celebrated firm of

jewellers in London for \$100,000. The Prince of Wales is daily gaining strength, and his complete recovery is now only a point of time.

The world uses 250,000,000 pounds of tea each year, and 718,000,000 pounds of coffee. China faraishes nearly all the tea, and Brazil over one-half of the cof-

The American Register, of Paris, says alent opinion that a husband is legally that the bids in that market for the were far in excess of the amount offered, and an allotment of 10 per cent. only has been made to each bidder. Gratz Brown favors the confinement been sued by a dry goods firm, for a for life in lunatic asylums of all mur-

derers acquitted on the plea of insanity. The best yet, A Michigan woman the wife of an invalid, and mother of twenty-six children, picked cranberries

enough last Fall to pay off a mortgage on her farm. Postmaster Henry Smith, of St. James, Long Island, set a trap gun for lation of man and wife before allowing the latter to run up bills which he is looked to pay.

James, Long Island, set a trap gun for burglars on Wednesday night, but forgetting the gun returned to his office

and was shot. He died next day. William Wilson, of Howard county, come to distinctly understand it, "a two pounds three ounces, and wants to

A. Oakey Hall, has temporarily re-

A destructive fire occurred in Readof households and individuals, not only property valued at \$250,000. The in this community, but throughout the amount of insurance is not stated.

It is rumored that the Government RAILEOAD IRRESPONSIBILITY .- The | will demand redress for the seizure of Supreme Court of Pennsylvania has the steamship Florida, belonging to affirmed the judgment of a lower Court, this country, by a Spanish war vessel. in the case of McMasters vs. the Spain will be required to make a Pennsylvania Railroad Company, and prompt apology, punish her officers decides that when freight is shipped on committing the outrage and pay the

the railroad to a station where the rail- damages claimed. form we should like to know what road company has no warehouse erect. Governor Parker, of New Jersey, wa ed, the parties interested in the freight | inaugurated at Trenton Tuesday, in cannot recover from the railroad com- presence of both houses of the Legislapany 'f the freight be lost after it is ture. Ex-Governor Randolph, in THERE'S a two-third colored Radical landed t the station-it being then the giving up to his successor the great

A passenger, name unknown, jumped from a train on the North Missouri railroad, and was instantly killed. lash and notes, amounting to \$17,000,

were found on his body. The Bank of North America, Philalelphia, has just been swindled to the tune of over twelve thousand dollars, by means of altered certificates.

Charles T. Perry, Ex-Mayor of Brooklyn, committed suicide recently by hooting himself with a revolver. Iil health is thought to have been the

The Supreme Court of the United States rendered a decision on Saturday SHORTEST ROUTE EASTWARD. affirming the constitutionality of the Legal Tender Acts. The Court stood ive to four. Chief Justice Chase and Justices Field, Clifford and Nelson dis-Justices Field, Clifford and Nelson dissented.

General H. W. Halleck died at his carbon control of the public control of the public

f congestion of the brain. He was the enior Major General of the army, and pesides his military reputation was favorably known as an author of fair abil-

There are strong probabilities that di-plomatic relations between this country and Russia may be suspended and the respective ministers of the two countries recalled. This state of affairs is the result of the approval of Minister Catacazy's course by Prince Gortchakoff the Russian Prime Minister. The Emperor of China is to be mar-

ried soon, and has Imported a pair of dephants to draw his nuptial car. His bride is to be carried in a palanquin made of strings of pearls. Her dresses cost \$1,000,000. The society journals will not report the affair.

The Delaware and Lackawanna Rallway have been indicted by the Grand Jury of Paterson, New Jersey, for killing a fireman and an engineer by the collision of trains, and also for obstructing the highways by allowing trains to remain at road crossings.

A minister lecturing in East Boston recently, suddenly remembered that he had agreed to marry a couple at that very time. He stopped his lecture for fifteen minutes, fulfilled his agreement, married the happy couple, and returning finished his lecture.

The Louislana Legislative muddle still continues. There are two Houses, neither of which has a quorum, and consequently no business can be trags-Additional troops have been ordered to New Ocleans, and fears are entertained of a riot. Grant has of course done nothing in the matter as was to have been expected.

A barrel of buckwheat flour exploded recently at Keokuk, Iowa. A man of science calmly says that the buckwheat was probably wet, and being confined in the barrel, an alcoholic vapor was generated, which ignited as the lid was aken off and a lighted candle brought into contact.

The Grand Duke Alexis has abandoned his projected buffalo hunt in company with Piegan Phil and Spotted-Pail, and in obedience to the orders of the Czar has repaired to St. Louis, whence in company with Admiral Possiet he expects an immediate recall in consequence of the disruption of our relations with Russia.

A Norwegian, seventy years old, at White Bear Lake, Michigan, had the most extraordinary fight with a woll on record, last week. The animal tackled him, and he fought, first with a club, then with a pitchfork, and finally he got a rope round the neck of the beast, and therewith drew him to a carpenter's vice, into which he screwed ais head. Then he got a gun and killed him.

David R, Dickey, of Randolph, Tipton county, Tennessee, came to an end on Monday. He made a bet that he could eat four bottles of brandy peaches, and drink all the liquor, together with two tumblers of raw whiskey. He drank the whiskey, and finished all the peaches, dropping dead while holding the last peach in his mouth,

A civil engineer of Chicago, who believes that rain can be produced by artificial methods, has petitioned Congress to enable him to carry out his proposed experiments. He wants to be furnished with 900 cannon of not less than 24 pounds' calibre each, and 30,000 pounds of powder to fire in them, together with an electrical battery and other appliances, to enable him to discharge all the pieces simultaneously.

## New Advertisements.

Sherriff Salles,
By virtue of sundry writs issued out of the
Court of tominon Plans of Columbia county
Pa., and to me directed will be exposed to
publicate at the Court House, in the town of
Bloomsburg, on MONDAY, the 5th day of FEILRUARTY, 1872, at one clock p. m., the following
projecty to wit:
All that certain messuage, tenement and
house, and tot of grand sittate in Catawissa
township adjoining North Street of Roberts addition to the town of Catawissa bounded and
described as follows to wit: Bounded on the
South by North Street aforesaid, on the East by
lands of the same and on the West by the public road leading from Catawissa to the upper ferry, together with the hereditaments and appurlemaness.

Selical taken into execution and to be sold as

ALSO:

All that certain piece, parcel and tract of land situate in the township of Hemioek in the County of Columbia containing 39 acres more or less adjoining lands of Thomas J. Vanderslice on the South Robert Hussell on the West and North and J. Hiester Vanderslice on the East together with the machinery on said premises and attaches to the buildings including Engine, &c., used for working of said machinery, and the quarry single of said machinery, and the quarry single on the said premises.

There are erected on said premises four two story frame dwelling houses, one frame stable, a large building for the manufacturing of slate, engine looks, &c., Seized, taken into execution and to be sold as the property of the Taomas State Company.

ALSO: All that parcel or place of land situate in Pine township, (tolumbia county, Pennsylvania, homilest and described as follows, to wit: On the West by land of Thomas Benfield, on the North by land of John Bruner and James Greenbey on the East by Greenbey and Thomas Vandersliee, and on the South by Vandersliee and John Latten, containing stary four acres, he the same more or less, whereon is creeted a small house and stable with the appurtenances, Seized, taken in execution and to be sold as the property of John Applegate.

ALSO:

jan19'72-8m.

A certe'n tract of land situate in Locust town-ship columbia county, bounded on the North by lands of Eliza Thomas, on the Last by lands of Wesley Ferry, on the South by lands of William Thomas, on the West by lands of Elizah Yocum containing ninety-six acres more or less on which is erected a two-story frame dwelling hone with the appurennices.

Seired, taken into execution and to be sold as the property of Joseph Thomas, AARON SMITH, Sheriff.

GREEN, BLACK, JAPAN AND MIXED!! BROKEN TEA LEAF!!! This "Broken Tes Leaf" is of the finest quality and of the most exquisite flavor. It is pure leaf, jab no stems, and is a third stronger than the whole leaf, and but one half its price.

All the first-class hotels throughout the country are using it continuously and satisfactorily. It is put up for family use in caddles of 15 pounds, and sent C. O. D., to any address, and for the trade in half classis, upon which will be allowed a liberal discount. Samples sent free. Address, \$5,000 REWARD was paid by Con-

PHILA, "BROKEN TEA LEAF CO."
No. Il South FRONT Street,
1972-8m. PHILADELPHIA,

DUBLIC SALE

15.30 VALUABLE BEAL TOTATE.

BATURDAY, JANUARY 27th, 1170,

in Montour to enship, in said county

DUBLIU SALE

DUBLIC SALE 631

VALUABLE REAL ESTATE PRIDAY, JANUARY 20th, 1872,

large quantity of valuable lands situate landin township in said county, deserved

Notice is hereby given that the following perlions by License in sell liquor have been file at the Previoustary's office and will be presented to the Court at Fabruary term, A. D., 1872;

nel Heller, Greenwood twp.
V. Gatlaspy,
Implieve Parker " " "
Int Loggott, " "
Int Loggott, " "
Int American Hess, Benton, "
Intervention Heller, Benton, "
Int S. Mann, Centre twp.
Int Davis and Davis Heller, Benton, "
In S. Mann, Centre twp.
Int Davis Heller, Benton, "
Intervention Heller,

F. S. Shuman, Catawissa Bernhard Stohner, Bloomsburg Fred Gilmore, Thomas Mouros, Conyngham....

TWENTY ACRES OF TIMBER. The property lies three nulles from Catawissa, on the public road building from finit place to Elysury. The neighborhood good and healthy, as he hand in an excellent state of endirection. Name desirable property has been effected in any years. Also, a lot of Timber hand-th individed six-verenths—adjoining lands at 8 wiley, Wm. George, C. Artice and others. The disposed of in one piece, or in three rots choult.

TWENTY ACRES EACH, a shall be deemed most expedient. The wis property will be offered and the title to the or eventh, made to the purchasers. ALSO, will be offered a tract of land adjoing in F. Chark, lands of Stocker & Gingliands of F. Monigardrand Research, containing SEVENTY-THREE ACRES

THE GRAIN in the GROUND IS RESERVED. Possession of the timber tracts, immediately Possusion of the timber tracts, immediately mone paying the preclass money or securing the same to be paid. And of the other two traces on the first of April, A. D. 1-72, upon compliance with the conditions. Stamps and conveyances to be at the expense of the purchaser of purchasers. ALSO—At the same time and place the following personal property, to wit: Four hundred bashels of wheat, five hundred bushels of corn, three hundred bushels of oats, one number and fifty busies of rey one hundred bushels of pointing the hundred bushels of pointing and many other articles of property.

O. D. L. KOSTENBADEN,

JOSEPH B. KNITTLE,

Administrators.

TERNIS OF SALE.—Ten per cent, of the one-fourth of the purchase money to be paid at the striking down of the property; the one-fourth less the ten per cent, at the confirmation of sale and the remaining three foorths. In one year

Term 18,750 Story A NNOUNCEMENT!

STATE NORMAL SCHOOL will open on MONDAY, JANUARY 8th, 1872,

under the entire control of the BOARD OF TRUSTEES. They have selected as Principal of the Insti-CHARLES G. BARKLEY,

theman whose enablecations have be ested and proved in the NINE YEARS be has had charge of the seriods of it yas superintension; and they use, a right to lemant for him and the ins-this configure an amount of any

CALENDAR.

The winter assist of tweive weeks will com-Monday, January 8th, 1872, and close

MARCH 28th. The Spring session of twelve weeks will begin MONDAY, APRIL STH. and close

JUNE 28TH. EXPENSES: Tuition and Boardine, including washing

ACADEMIC DEPARTMENT.

DUBLIC SALE -0.1-

VALUABLE BEAL ESTATE. By virtue of an order and decree of the Court of Cotamon Pleas of Columbia County, John Highs, Euceh Kester and Perry John were, on application of the "Rearing Creek Monthly Meeting of Friends," authorized to self for said "Monthly Meeting," a piece of ground consisting of less than an aere, and lying and being on the northwest side of Fourth Street, in the town of Calawiss, in the said county of Columbia, 21th the appurenances. And they will expose the same to sale on the premises at one o'clock in the afternoon, on

SATURDAY, FEBRUARY 31, 1872, When and where the terms of sale will be made known, and due attendance given by JOHN HICKS, ENOUH KYSTER, PERRY JOHN, Com, of the Rearing Creek Monthly Meeting. Jan. 8th, 1872–120s

\$375 A MONTH to sell our Universal Com \$375 and, Combination Tunnel Button Hall Cutter, and other articles. Saco Novairt Co Baso, Me.

Rifles, Shot-Guns, Revolvers m materials of every kind. Write for Prist, to Great Western Gun Works, Pittsburgh Army guns and Revolvers bought or trade, Agents wanted. \$10 from 50 cents.

12 Samples sent (postage paid) for Fifty Cents, at retail easily for Ten Dollars, nzwi E. L. WOLCOTT, N. Y. AGENTS WANTED. A complete History of CHICAGO 48° DESTRUCTION.

her bravery and skill in saving emigrants fro the Indians. is a history of her life as a prisoner among them A wooderful story endersed by army officers Congressmen, &c. Splendid inducements to Real Estate Sales.

In pursuant of an order of the Ordens' Cont to dannels equally, will be expect to public on the product, on

the relaction A. M., the following real estate, lete them fitcherds, depoyed, must; all that Cor-TRACT OF LAND,

ONE HUNDRED & SIXTY ACRES. unded by lands of John Quiek, Wm. G. Quiek usin Evans and others, whereon are erected a reciling House, good farm and all the neces-cy equiphblings, there is also a large quantity BANUEL B. DEIMER.

jue, 3,77.-in. B. H. RINGLUR, Clerk.

SATURDAY, JANUARY 20, 1872. ONE RUSDRED AND SIXTEEN

ACRES,

t France Burn, Fruit, a well of greath and with tent to flavor moves of time run with the public read between Jero an Wine Hally every my saving, and it wal state of cultivation, that between Jers and party of the grain and from the cultivation. The grain in the franchist with a 1. Delift the given on the First day turn & 1. Delift to purchase many de party of the grain of the state of the ministrator. WILLIAM MURRISON,

Administrator, STALE, Ten per cont. of or surfaces the purchase money shall be paid no surfaces the purchase of the property, the on arrit, less the ten per cent, at the confirmation of the property of the continuous per cent, at the confirmation of the property.

DUBLIC SALE OF WOOD LAND.

In pursuance of an order of the Orpha out of Columbia equally, the undersigned ga an of the person and estate of Julia Clark albor ented of Inviet W. Cark, also of Monte TUESDAY, JANUBRY 80, 1872,

NINETY-FIVE ACRES

at one laundred and forty porches.

DUBLIC SALE

By virtue of anthonity and order of the Or-phane' Court of Columbia county, the unde-signed administrators of the estate or George W. Lenger, decision, will expose to sale by pub-lic ventue on the premises, on THURSDAY, JANUARY, 25, 1872

A LOT OF GROUND Consisting of

TERMS OF SALE. Temper cont. of one-for of the purchase manes to be paid on the day sets, one fourth of the purchase moments less in the purchase moment less in the percent, to be made on confirmation of the paid on the balance in one year thereafter with it terest on the same from confirmation of sit.

Locust twp., Dec. 29, 1874-18.

Locust twp., Dec. 29, 1874-18.

DUBLIC SALE

VALUABLE BEAL ESPATE.

TRACT OF LAND, itunie in the said township of Briareson outdoor is follows: On the north east by lose of Joses Bowana, on the south oset by a pril ood running from Market Street in here is

rict measure, wherem are erected a Dwellin louse, Barn and other outball sings, R. H. RINGLER, Clerk, fourth of the purchase agency to be paid at a stricting down of the percent's constant of sac as the leaf of the fourth of sac a the fourth of sac as the fourth of the sac as the sa

PUBLIC SALE VALUABLE REAL ESTATE.

The undersigned will expose to sale by public yendre on the promises, on Saturday, Januar 7th, 1872, at 2 o'clock P. M., a A LOT OF GROUND,

asisting of about SEVEN ACRES, situate of the north of the village of Espy, Scott tow ip, Columbia county, whenpon is erected a TWO STORY FRAME HOUSE, Ith stabling and necessary out builtings. There is also upon the premiers a watery of old fruit trees and a well of good water. Terms made known on day of sale. "OSIAH B. KARSHNER,

NEW YORK, CORK, AND LIVERPOOL, SEW AND FULL-POWERED STEAMSHIPS, THE SIX LARGEST IN THE WORLD, ECHANG, CELTIC, ABUILATIO, BALTIC, ABUILATIO, SAULIA TION NEW YOR ON SATURDAYS, from Jourpout on THURSDAYS, and Oork Harbor he day following. r accommodations (for all classes) SAFELY, SPEED, AND COMFORT. camers.

Saloon, fs. gold. Steerage, Electron-cose wishing to send for friends from the intry can now obtain steerage prepaid antity can now obtain meers, property of alea, 524 currency.

Anotralia, Citan, eds.

arston tickets granted at lowest rates.

fas from 51 upwards.

Inspection of plans and other information,

to No. 19 Broadway, New York,

J. H. SPARKS, Agent,

Or to W. PEACOCK,

Bloomsburg, Pa.

COURT PROCLAMATION.

Court Advertisements.

WHEREAR, the Hon, William Elwell, President Judge of the Coart of Oyer and Turninor and General Sail Belivery, Coart of Quarter Sessions of the Peace and Coart of Common Pless and Orphan's Court in the 2th Judicial District, compared of the examines of Common, Sufficient and Wyomine, and the Hon, Iran Berr and Isaac S. Mource Assessate Judges of Common, Sufficient Session, Mource Assessate Judges of Common compy investment that Judges of Common compy investment of the Process, House of September, in the year of our Livin, one thousand, eight industry and seventy-one, and to meditected for tooldaries and contrast Orece and Terminer and General Quarter Sessions of the Peace Court of Common, the Court, in the county of Common, on the large Monday, in the county of Columbia, daily the Peace Court of Common, the Court, in the Court of Common, and the Peace Court of Common, the Court of Common, and the Constantes of the Session of the Peace, and the Constantes of the Judges of the Peace, and the Constantes of the Sudden there is their proper person at he of clock in the forestimate of said and day of February with their records, inquisitions and other remembrances, to do these said things with the of other and superior.

GRAND JURORS FOR FEBRU aan. x—John Eckert, William Stephens, J. W. Pietarek, blimarreck-Jama Poty, Daniel Emili, Levi L. Launge,

IST OF PETIT JURORS FOR one-Cusper Kressler, Ed. Wardin, Dar owman, S. J. Hendershott, John Welf, Streek-Printels Evans, J. C. Myers,

Donne Pursell, James Rost, Ames Philip Foust, Even Welliver, ionaorrecht-L.C. Mycos. 607-11 C. Hoss, Alex. Klinger, J. R. Cots,

inin . . leasant—Ioseph Crawford, John C. Mordan due—John M. Kuss. anico Emanuel Soyder, ott-Willitte Hartman, J. H. Townsond, narical-Affred Harvey, WIDOWS APPRAISEMENTS.

which decision, 7, White of History, 7, White of History, 7, White of Wellington H, Ent, late of Catawress, 8, Wislow of Mosey Hartman, late of Catawress, 8, Wislow of Mosey Hartman, 14te of Catawress,

REGISTER'S NOTICES, NOTICE IS p. Reversed.

It find fact account of Freue Brown, grantum
the person and estate of Maggie A. Creay
nor child of B. W. Creay, late of Scott for u-The account of E. Marvin Tewk-bury, as-mitrator of the estate of firam thick has of

tremaid.

In monopole of Jurab Warnich, administrator in monopole of Jurab Warnich, also or Edwardshirg, deceased in Warnich, late or Edwardshirg, deceased, or account of Shannich II. With a partial of Samuel Warnich, late of Hemiographic, deceased, in the Market Mark coursed.
11. The first account of Hiram Reeder, execution 15 may Z. iglar, late of Frankfir towarding deed 16. The third account of thingles W. Sayrio and William Naul, Execution of William Scale, late of Boom township.

Considers, Office W. L. ACOBY, Register.

holds et. at. Hetnet to the vs. Havage & Bright, Heinel Grover's tiet to Havage & Bright, heinel Grover's tiet to Havage & Bright, heinel Haller vs. N. L. Campaell, seepin Hiller vs. Meximin & Shimman, farevy C. Hess vs. Shimmel Creave adm'r. didta & Fainston vs. Alfred Irwine. Hamid G. Riccetts adm r.vs. Javid Swe A Commer vs. Martin Gaugain.

ninu vs. Laczawanna & Bloom

Co. vs. Dinville, Hagieto e Hallroad Co. Jama vs. Martin M. Brobet, ler vs. Anvair Smith, it vs. Risomatourg fron Co. s. Jamb Dieffenomin. End vs. Hugh articephalits.

ROAD DAMAGES CONFIRMED

Protest.

We will give this from for public benefit, from 18st to 18st, a period of 10 years, Columbia county paid \$0.002 12 tend damage. In 1871, one year only, it paid the sing sum of \$6.28s.

CYRUS ROBBINS, ALLESTER, COMMISTS WM. SHAFFER, Atlest—WK. ERICKBAUK, Ulerk.

Bluomsburg, Jan. 6, 1872-21.

[7, 8] both introduces, Dated at Rison, both in the part of the pa

-Peter fasty, Matilias Kramer, James Preston,

ont-balai Hesi SEINNI WEEK, Soom-David Hawat, George Yorf, Sylvester J. Fanc, Peter Jone, Iver differ, eleviers—Wm. R. Hartmin, ever—Abraham Ries, Nathan Brathender Jr. crussk—Wm. P. Hunts, G. W. Brekingham, crussk—Wm. P. Hunts, G. W. Brekingham,

ownship, decision.

9. Willow of a plaraim Eyons, late of Bear Combined Manager, decision.

Register's Onles, W. H. JALOBY, Register, History State, Jan. 5, 1872.

Register's Office. W II. LIST OF CAUSES FOR TRIAL LATERING MCCALL OF THE ALL CONTROL AND THE ACT OF T

Moneghan vs. Philadelphia & Reading

iliam T. Schimman vs. Lateravanna & Britaning Bullivald Co.

non Smyder's use vs. M. C. McCollinn et al.

G. Hickelste vs. John Sweeney et al.

orge K. Hess vs. Sosson Webse et al.

orge K. Hess vs. Sosson Webse et al.

gart & Kramer vs. William Barber,

entel & Kramer vs. William Barber,

entel & Kramer vs. William Barber,

entel & Kramer vs. William Barber,

w. Eaton vs. John L. Hossier et al.

W. Eaton vs. John L. Hossier et al.

sepi W. Eatons vs. John Marligan,

himble Business C. v. vs. J. M. Fredr.

H. Stewart et al. vs. France B. Johy et al.

limm Milnes vs. Johns Boly.

straw Chrecking vs. Tromas French.

remain Hoss' use vs. John Hollman et al.

man k. beschway vs. Danie H. Sevbiert,

ot us.
William H. Abbant vs. J. S. Brobst,
done G. Jacoby vs. withing themens,
William Colonian vs. Howard Grimes
Eara v. Lyone vs. Sodimon Disk
Jamob Towes vs. William Evans.
J. W. Masteller vs. William Evans.

POAD DAMAGES CONFIRMED

Nost, DETERMENT SESSION, 1871.

Viewers assess to Sam't Rimby, Madison 250 or

To G. F. Miller's helis, Centre.

1 the public is satisfied that justice will be
done by allowing the acove Road damages to be
past by the county, then we will have nothing
further to say. On the contrary, if any good
reason is given why the same amount not be asioved we will fine exceptions to the same.

Road damage is growing quite pepular, the
question is how, is it always just, We four it
access a check, We nope the people in the local
ties in which such damage how is or hores to
may be assessed, will give it due considerable
and it they think only such anamage should not
be allowed, we hope that they will enter their
profess.