## LOCAL

JUDGE ELWELL has sold his house and lot on Third Street, nearly opposite his residence to M. P. Lutz of this place.

THE spotted fever has prevailed to a considerable extent in Wilkes-Barre, and during the last three weeks several deaths from the disease have occurred.

LEGAL business does not seem to b brisk in Sullivan County there being but one Register's notice and one widow's appraisement advertised at May term f Court and but five applications for Tavern licenses.

THE fruit trees are literally loaded with blossoms and unless unpropitious weather prevents, will doubtless be succeeded in due season by luscious fruits. We hope so-especially by apples of which there was a short crop last

THE heat for a few days last week and the beginning of this was most intence. The thermometer attained a height of in town and was even higher than that in Philadelphia. We mention the fact for the benefit of those persons who merely thought it "a little warm." It may tend to make them think it more than that,

Two fine specimens of the water fowl known as the Loon or Northern Diver were shot on Fishing Creek near Irondate last week. The brilliantly variegated plumage of the head and neck of this species is very beautiful. One of the birds weighed 20 pounds the other 18 pounds.

BARNUM's big show will be in Danville on Friday next May 24th. It is the largest exhibition of the kind ever known in this country and well worthy the attention of sight seers. There will be as usual a large attendance, we have

WILLAM DALIOUS, of Main Township, aged 16 years, was killed at Upper Lime Ridge on Tuesday evening last whilst driving a loaded wagon belonging to William Shaffer. Some laborers were engaged in blasting near the road and a piece of rock driven by the force of a blast struck young Dalious on the back of the head killing him instantly.

Ir is mentioned as a curious fact by trees are never struck by lightning, though found standing in close proximity to oak, hickory, and trees of other pecies, that have been seamed, or torn pieces by the subtle fluid. Is this so?

WE believe the plan of holding a electing delegates to the State Convention to be an unmitigated evil. Many of the districts are unrepresented and even delegates from the others are elected by a few men. To avoid this, the delegates should be selected by the Standing Committee.

THE woods in Lehigh, nineteen miles rom Scranton, are one sheet of flame. The fire is spreading in all directions, sweeping everything before it. Trees, ences, barns, and, in some instances, dwellings, are being destroyed. It is eared that unless heavy rains are soon had in this section, the destruction of out will, be immense. All the woodand is dry, and nothing can save it unes the rains set in.

Piollet and Maj. U. Terry. Senatorial Conferees, Col. Jno. F. Means and Jno. Madden were chosen Representative elegates. The delegates to the State onvention were instructed to support Col. Piollet as a Candidate at large to

The resolution was agreed to. Resilved: That C. G. Barkley, W. H. acoby, M. Millard and W. B. Koons & Conferees to select a Senatorial Delete to the Reading Democratic Conven-

Resolved: That we recommend to the aggregalar Convention the propriety of amending the rules so as to authorize the Standing Committee to appoint delegates to State Conventions and con-ference to State Conventions and contes to select delegates to the same. The resolution was adopted.

The Convention then adjourned. ple of that town. Recently the Council the matter. We have not learned what Court Proceedings.

TUESDAY, May 7. Report of C. B. Brockway, auditor to nake distribution of the balance in the ands of the administrator of George

Rupp, deceased, confirmed nisi.

Report of C. B. Brockway, auditor to make distribution in the estate of John heirs and legal representatives as by Froub, deceased, confirmed nisi. Commonwealth vs Daniel Gordner;

charge mayhem. A true bill. Commonwealth vs James Archy; charge, larceny. Not a true bill and the heirs, prosecutor, Enos Jacoby, to pay the costs.

Commonwealth vs M. C. Woodward, constable of the town of Bloomsburg; charge, assault and batterry. Not a true bill and Wm. H. Johnson, the Keefer, petition in divorce. Divorce prosecutor to pay costs. This was a decreed from the bonds of matrimony. charge made against Mr. Woodward for arresting the prosecutor in this case, and confining him in the "Lock up"for drunkenness on the streets of Bloomsburg, under an ordinance of the town.

Commonwealth vs Joseph Lilly a charge, misdemeanor in office as Justice of the Peace of Scott township. A true | the body of the county of Columbia rebill. A jury was called and returned a spectfully report;

verdict of not guilty but to pay all costs. ceased, petition for partition. Inquest tigated all the bills of indictment pre awarded

Peter Fenstermacher vs Centralia Borough: on motion execution allowed. In the estate of Daniel Gearbart, a money. Leave granted.

ceased, petition for specific performance | commend that the Sheriff receive fifty of contract. On motion of B. Frank cents per day for boarding prisoners Zarr notice by publication to be given. instead of twenty-five cents. All o In the estate of Isaiah Shuman de- which is respectfully submitted. ceased, petition for partition and valuation. Inquest awarded.

Commonwealth vs Joseph Briesch charge, selling liquor on Sunday. A true bill. Commonwealth vs Henry Fry; charge

perjury. A jury was called in this case and returned a verdict of not guilty and county pay costs. Commonwealth vs Martin Purcel, John Curran, and John Boyle; charge, refusing the votes of qualified electors.

costs. Commonwealth vs Patrick Lavelle; charge, keeping a tippling house. Not a true bill and prosecutor to pay the

Not a true bill and prosecutor to pay

costs. Commonwealth vs Patrick Bradley; charge, keeping a tippling house. Not a true bill and prosecutor to pay the costs.

In the estate of W. H. Ent, deceased, report of sale confirmed nisi.

WEDNESDAY, May 8. In the estate of George Keller, deceased, report of sale confirmed nisi. Catharine Stiner vs Paul Stiner, petition in divorce. Divorce decreed from the bonds of matrimony. In the estate of Anthony Davis, a lu-

natic, petition for sale. Sale ordered. In the estate of Abraham Hess, deceased, petition for sale. Sale ordered. Commonwealth vs John Bausch: charge, nuisance. A true bill. A jury old woodsmen that beech and sycamore was called and returned a verdict of not guilty and George Brown, the prosecutor to pay costs.

> Commonwealth vs Daniel Gordner; charge, assault and battery. A true bill.

In the estate of John Zeigler, de tion of W. H. Abbott, Esq., John G. Freeze was appointed to distribute the balance in the hands of under oath, is sufficient authority for a the executor. In the estate of William Snyder, deceased, on motion of E. H. Little, Esq.,

C. B. Brockway was appointed auditor on exceptions. Elias Hopper vs Catharine Hopper, petition in divorce. Subpœna awarded. Estate of Lavilla Pealer, on motion of M. Whitmoyer, S. Knorr appointed

auditor to make distribution. THURSDAY, May 9. In the estate of A. Troxel, deceased, on motion of J. G. Freeze, Esq., C. G.

Barkley continued as auditor. Mary E. Giger vs Daniel Giger, petition in divorce, on motion C. G. Barkley, Esq., appointed commissioner to take testimony.

In the estate of John Wampole, on motion of John G. Freeze, Esq., B. F. Report of viewers of a road in Centre

ownship confirmed. Report of viewers of a road in Fishingereek township confirmed. Petition for partition in the estate of

Malcom Mason, deceased. Inquest awarded. In the estate of Daviel Fowler, de-

Abraham Knecht, Wm. M'Kelvy, Jonathan Houck, Peter Knecht, Fredersolved, that John G. Freeze, Esq. be Representative delegate to represent Belemocracy of Columbia at a State Belocation to be convened at Reading and the State Both S

were ordered for trial at next term.

holified the County Commissioners to and Isaac McBride appointed viewers. thorities wished to repossess the ground tion for a citation. Citation awarded. In the estate of Ephriam Evans, dedoners pay no particular attention to ceased, petition for sale. Sale ordered. Road in Pine township, near John Leggott's, confirmation absolute stricken off and review allowed.

and in Centre township confirmed nisi In the estate of Cornelius Vanhorn deceased, on motion of J. G. Freeze, Esq., B. Frank Zarr appointed auditor to distribute funds in the hands of the surviving executor to and among the

the terms of the will. In the estate of Lydia Wanich, deeased, E. R. Ikeler appointed auditor to make distribution to and among the

David Coffman was appointed Court Cryer. The Court ordered two weeks Court at September term next.

Rebecca A. Keefer vs James A.

Report of the Grand Jurors. To the Honorable Judges of the Court of Quarter Sessions of the Peace in and

for the county of Columbia: The grand Inquest of the Commonwealth of Pennsylvania, inquiring for

That we have, pursuant to our requir-In the estate of David Johnson, de ed duty, calmly and deliberately invessented for our consideration at this term and have passed upon them ac cording to their merits.

That we have examined the public lunatic, property returned unsold on an | buildings and find them in reasonably order of sale, and petition to borrow good condition. We find the water closet at the Court House, and also the privy, In the estate of Henry Eyerly, de in a very filthy condition. We also re JOHN G. QUICK,

Foreman.

Judge Elwell's Charge.

MAY SESSION, 1872. MAY SESSION, 1872.

GENTLEMEN OF THE GRAND JURY.

—It is scarcely possible that any language which could be employed, would convey in so few words, a general idea of the duties you have to perform, and the spirit with which they should be performed, as the oath you have just taken. Ordinarily, the diligent inquiry to be

made is by the oath of witnesses, and chiefly of such offences against the law as are to be corrected by indictment, trial and sentence, and this inquiry is conflued to crimes committed in this

of public notoriety and others within your knowledge which are presentable here. Each Grand Juror may perform his duty in regard to cases within his his duty in regard to cases within his own knowledge, by stating to his fellows all he knows of the facts, and submitting to their judgment the propriety of proceeding further. This power should be exercised with care, and without sympathy with vice on the one hand or with undue rigidity on the other. You will be assisted by the District Attorney, who will at your request prepare such bills as may be required by you, and at your instance the proper process for procuring the attendance of witnesses will be awarded.

In no other cases than those and such as are given in charge by the Court or

as are given in charge by the Court or laid by the District Attorney before you, can you indict without a previous prosecution before a magistrate.

There may be offences, especially against the laws in restraint of tippling

and gambling, which are so well known or so strongly suspected as to call for the exercise of your authority. By a recent decision of the Supreme Court upon this subject it is held, that

warrant of arrest, and for proceeding by indictment sent up by the District Attorney, with the sanction of the Court, and this applies as well to those offences which the law does not make it his duty to return, as to those which are by law required to be returned.

You will call before you the witnesse whose names appear upon the indict-ment, and swear them to tell the truth true bill," and in that case, if the of-

When a bill appears to be true, the costs cannot properly be imposed on the prosecutor. But if you are satisfied that the prosecution was commenced in spite or passion or recklessly without

To which the Wayne County Citizen, an influential radical paper of the yards stripe and plain black Grenadines at I. W. Hartman's, or the county Citizen, and influential radical paper of the yards stripe and plain black Grenadines at I. W. Hartman's, or the county Citizen, and the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced in spite or passion or recklessly without the prosecution was commenced by the prosecution was commenced by the prosecution with the prosecution was commenced by the p

ken for opening the above railroad and were ordered for trial at next term.

Petition for a road in Orange and a feotit form. The terror of a prosecution or a road same of the feotit form. The terror of a prosecution or a fast everdict, by which the jury of feited his good name, as well viewers.

SATURDAY, May 11.

Petition of Sarah Watts for guardian. John K. Watts appointed.

In the estate of Daniel Gieger, decorated on heirs to accept or refuse the real estate at the valuation or show cause why it should not be sold.

Conyngham township allowed to levy an additional road tax for payment of debts.

Petition for a road in Mount Pleasant in the manner of the first yender tasks and a jury in the attaint, consisting as it did of double the number of the first jury. In times of great public excitement, honest men acting as jurors were exposed to the danger of conviction of sap were obtained in ten hours from a black walnut tree, one foot in This Randic Value of the source of same the lime when spring purgation votes of 0 in their convention, and would have received a nearly unantimous vote if he had not conditioned in sequence on the Reading nomination in a candidate, in case the Reading nomination in the asset of a same triple of the summer beating without a candidate, in case the Reading convention did not nominate a man who would be satisfactory to them, that induced several of the 29 delegates who voted for Mr. Schell to east their ballots as they did. All the Labor Reformers in the convention would be glad of the opportunity of giving their efficient support to Mr. Buckalew.—Lycoming Standard.

BLACK WALNUT SAP has recently been used in lowe for making both syrup and sugar, equal, it is said, to the principle of the particle, as there are incomed to the party, or in the variety of its objects, and its recently dependent of the party, or in the variety of the sold the party of the sold in bothless of a present in the process of the principle of the party of the sold the party of the sold in the convention of t

Report of viewers changing a public a rule which required infallibility, few yould escape conviction. Our law wisely judges men now by the intention which induces their action; if that be corrupt the act is corrupt. If the intention be right, but the act upon examination appears to be wrong, an error or a mistake, it is fair to presume that instead of a precedent to follow it, would stand as a lesson to warn against bill passed the Legislature giving the resulting a control of the last session a bill passed the Legislature giving the resulting a control of the last session a bill passed the Legislature giving the resulting a control of the last session as th

> have an important part to act; through you alone can cases be heard in this court. The several members of the court, as well as the jury and the Sherin have their several and separate duties to perform. Each is responsible for himself in the discharge of his duty. The jury for the facts, the court for the law, and the Sheriff for the manner in which the duties enjoined upon him are performed.
>
> But it is needless to discourse to you

of the duties of others; do your duty with all due diligence. You will find your work much facilitated by holding your sessions during the same hours the court is in session, from half-past eight in the forenoon till after twelve m. and from two p. m. to six p. m.
You are to keep secret all that takes
place before you except the results endorsed and presented on your bills. For your own convenience, for the advancement of public justice and out of regard for your oaths you will heed this in-

unction.

The cases to come before you are of the ordinary kind, but whether they are causes of great or small magnitude you will alike give to them due consideration. "The greatest evils," I quote from Judge Lowrie, "start from small causes. A spark may make an appalling conflagration, unless you put your foot on it in time. The small faults of children became the greatest vices of men, unless decidedly and watchfully corrected by parental authority, and many parents have lived to repent of many parents have lived to repent of their cultivation of such vices by over-looking small faults, and substituting kindness and indulgence for authority and repression. We may fall into the same error by an improper discourage-ment of small cases. We may thus misplace our censures, by laying them on persons who are simply desirous of correcting public wrongs in an orderly way,or waste our kindness by bestowing it on persons who can have no proper

appreciation of it. Children do not recognize any indulgence of their faults as kindness, until they have learned by experience that disobedience is a vice that calls for punishments as its remedy; without this they may logically infer from their only means of inmade is by the oath of witnesses, and chiefly of such offences against the law as are to be corrected by indictment, trial and sentence, and this inquiry is conflued to crimes committed in this county and triable here.

The matters to be laid before you will probably be mostly in the form of bills of indictment, prepared and signed by

of indictment, prepared and signed by the District Attorney.

There may, however, be some offences

There may, however, be some offences society receives them as they are, and has no remedy for their disorder, but the penalties of its law. These do not the penalties of its law. These do not supply the place of proper training or cure the vice of ill disposed affections, but the fear of them may prevent much actual disorder; we are to administer this remedy, but we do it with sincere respect for the law, turning away no complaint because the offence is small, if it really be a legal offence; treating no case with censcrious harshness or with indulgent levity, and remembering that the good order of the county depends in a great degree on the fidelity with which you perform your part in admin-

which you perform your part in admininstering criminal law.

In hearing other matters besides bills
of indictment, such as applications for
county bridges and incorporations of
boroughs, should any come before you,
witnesses are to be heard on both sides.
In such matters you are local legislators. n such matters you are local legislators and will give to them your best consideration and judgment, and you will decide them by a majority of your number even though it be less than twelve.

When any case shall come up for consideration in which a grand juror or and see them. any near relative of his is interested, such jurors should take no part in such case, but should withdraw while it is under hearing. And now, gentleman, with the request that you will report to us from time to time your action, in order that the business of the session may be disposed of avearly as practica-ble, we dismiss you hence to your room walking stick Parssols Lineu Buffs and and the discharge of your duties.

ment, and swear them to tell the truth in relation to the enarge contained therein; if you are satisfied from the evidence that there are reasonable grounds for belief that the charge is true, you will find a "true bill" and endorse the finding thereon; but if otherwise, you will endorse ignoranus, or "not a true bill." All returns must be signed by your foreman. Unless twelve of your number concur in finding a proceeding, the same dispatch says: "They have the opinion of some twelve of your number concur in finding a bill it must be returned as "not a true bill," and in that case, if the of-"among them Judge Mercur, now a true bill," and in that case, if the orfence charged be a misdemeanor, you
will direct whether the costs ought to
be borne by the county or the prosecu"action is clearly within the scope of
"action is clearly within the scope of
to rent. Apply to U. H. Ent, Light
"the constitutional authority of con-"the constitutional authority of con- Street, "gress."

in spite or passion or recklessly without reasonable cause, or that the prosecutor Congressional delegation from Pennsylreasonable cause, or that the prosecutor was himself most in fault, the costs would be properly imposed upon him. In considering cases, you will be guided by nothing but the evidence. The law forbids under severe penalties all attempts to influence the minds of jurors, by endeavoring, either in conversation or by written communication versation or by written communication.

"This means that the Republican Congressional delegation from Pennsyl.

You can buy Appleton A muslin of L. W. Hartman at 15 cts a yard by the bolt for each only.

Castenta—in a scientific vegetable preparation: a perfect substitute for and more effective in its cheap legal reputation into the scale in its favor. Defeat on the State in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the property of the property in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natural than to find this Mercury in the manner best calculated to advance their personal interests. And nothing is more natur The team of William Sterner was fightened by a lecomotive at the L. & Commonwealth vs Daniel Gordner, on motion of District Attorney, County Market Street towards the Canal. The wagon street and being out the occupants three in number, scratching them somewhat heaving not seriously. The horses ran hat a sand bank and were stoped without being injured.

Fitt Democratic County Convention met in the Court House on Theseday has parament to the call. The meeting was clied to order by C. G. Barkley, Chairman of the Standing Committee who shall offen dead and in the standing Committee who shall offen dead and in the standing committee who are the property of James V. Wilson, and before the call. The meeting was clied to order by C. G. Barkley, Chairman of the Standing Committee who standing committee who are solved the call. The meeting was clied to order by C. G. Barkley, Chairman of the Standing Committee who has been dead and the standing committee who are the property of James V. Wilson, and the standing Committee who are the proposal to the call. The meeting was clied to order by C. G. Barkley, Chairman of the Standing Committee who has a sale of the property of James V. Wilson, and the standing Committee who are the proposal to the call. The meeting was clied to order by C. G. Barkley, Chairman of the Court House on These And the standing Committee who are the proposal to the evidence in minute of the funds. The casterian is supported to the provision promise, promise, entreaties, the communication of the funds and the server of the funds and th

honest mistakes were subject to infamous punishment. Happfly for this country the law as stated has no place in our statute book or in the common law adopted by us. We are all liable to errors and mistakes, even when we act most conscienciously and with purest motives. If we were to be tried by that the finite is a construction of the country and with purest motives. If we were to be tried by that the finite is a construction of the country and with purest motives. If we were to be tried by that the finite is a construction of the country and with purest motives. If we were to be tried by that the finite is a construction of the country and with purest motives. If we were to be tried by that the finite is a construction of the country and the latter is a construction of the country and the latter is a construction of the country and the latter is a construction of the country and c

WATER WORKS, -The necessity for immediate erection of water works in

a repetition.

In the administration of criminal mises and we trust they will do so laws you will have observed that you speedily before further damage is done. Town Council power to act in the pre-The work should be completed before

> Mr. Lowenberg has creeted a flag staff on the roof of his new building from which a fine bit of bunting wil

KELLER.-In Orangeville, on March 27th Charles, son of George and Susan Keller, a Typhold fever, aged 10 years, 10 months and 2 days.

Description that help us. Here thy loss we desply feet. But 'tis God that hath bereft us. He can all our sorrows heal. When we followed thes in sorrow To the dark and allent grave When by father's side we laid you in the churchyard lonely there. Trusting then Jesus only
Weeping, weeping lonely there
And we will meet in brighter glory
In a world more bright and fair.

GLE—In Sugarloaf on the 9th, Fidelia &i Daughter of Anderson and Susannan Kile, ago 9 years and 11 days.

Our Delia was a precious child Her heart of hearts aging, With such enrapturing gushing love As only scraphs know. The pet and darling of our home A thing of oy for neg When'er her gladeone heav'n-lit smiler Shot sunshine o'er the way. And when disease our darling hild Beneath its painful spell She whispered in her child-like faith "God down all things well." With light supernal in her eyes. At morning and at even. She classed her tiny failing hands. And breathed her prayer to heav'h.

And when at length her parents cried "01 Della raust you go!" With smile and hiss she awardy saith: "I shall, God told me so!" Our Della is an angel now With scraphs richly bleat Enfolded in her Saviour's arms In everlasting rest, MARKET REPORTS.

Bloomsburg Market.

SPECIAL NOTICES.

The best display of Parasols and Sunumbrellas in town is at M. P. Lutz.

Clark & Wolf will have in on Satur-

day a lot of fancy Parasols at prices to suit the buyer. I, W. Hartman has now in store 300 yards of calico at 121 ets.

Clark & Wolf have now in store the largest stock of Grenadines and Her-nanis in town at the lowest prices from 20 ets to 50 ets per yard. Clark & Wolf have received another lot of Shawls and Long Shawl Scarfs from \$2,75 to \$15,00 must be sold. Call

Clark & Wolfoffer | face point shaw!

The fadies all like I. W. Hartman's

Pongee Sitk Buffs.

Clark & Wolf offer twell at the low

an be heard before the grand jury, this as understands the final result of aw has made no change as to the competency of witnesses before them.

The duty and responsibility of hearing and deciding upon all the evidence in the case is devolved upon the jury who shall try the cause. Whether the admission of the accused as a witness will lighten their burden in their search after the truth, or will render the performance of their duties still more difficult remains to be tested.

In the history of jurisprudence the time was when it was perilous to sit as time was when it was perilous to sit as times understands the final result of his action.—Bellefonte Watchman.

The Cause of Temperance finds some of its most installations and dangerous foes in the many of mides of them which and of appetings, under the name of medicines. Dr. Watchers California Austrias California for the caused as a witness will lighten their burden in their search after the truth, or will render the performance of their duties still more difficult remains to be tested.

In the history of jurisprudence the time when a principle for the stomach it was perilous to sit as would have received a nearly unanished.

ERRORS OF YOUTH. pervous Young Man in the United, vitres, a Resume that will prove a business

Important Testimony! The following letters are among the many searcements that receiving from persons who have been cured by

Schenck's Pulmonic Syrup, Schenck's Sea Weed Tonic, AND

Schenck's Mandrake Pills, Pennagrove, Salem County, New Jersey.

Pennagrove, Salem County, New Jorey,
Dr. J. H. SCHENCK, N. E. corner Slath and Arch
atreats, Philadelphia.
Respected Sir—I take pleasure in adding my
testimony to that of the many others who have
been cared by the efficacy of Schenck's Philmonic
Syrup, Sac Weed Tonic, and Mandrake Pills.
Consumption has been hereditary with my
family, most of its methans having deed of it as
sarly ages. My mother and three brothers died
at the age of 31, one brother at 37, and my sister
at 18. at the age of 31, one brother at 7, and my sister.

I was, when about if years, seized with over complaint, which rapidly developed into Primoracy Consumption. I was completed to relinquish my stoployment that of a blacksmith.

I constitued skillful and sminout physicians, and tried many justent nostrians, but without success, so that my filends were sure that there was no hope of my recovery, for I was reduced from 10 paints to 10, and was not able to do anything without assistance.

By what I now lookupon as a Providential interposition, I was induced to try your remedes, and piece myself under your treatment, and so rapid and thorough was my recovery, that it seemed as though some superhuman power was it work, and to-day I am as well as at any time diffing my ilse. I weigh its pounds, am my years old and for some time have been regularly attending to my business, bidding fairto live to in good old age.

I am thankful to you beyond expression for having placed me in a position wherein I am absending the own in the link they are the best in the worth.

I can refer you to hundreds of my neighbors

worth.

I can refer you to hundreds of my neighbors the will verily all I have written, and ally in formation any of my fellow elinens may desire will be freely and gladly given, upon receipt a gamp, by Yours, etc.

JOHN C. HEWITT. Key West, Fla., Feb. 19, 1872. Dr. J. H. SCHENCK, N. E. cor, Sixth and Arch streets, Philadelphia. Dear Sir-Please forward, per first steamer, six bottles Sen Weed Tonic and twelve bottles Pul-monte Syru.

ottles see Weed Tonic and everte leaded and experience Syrup.

Your medicines are o such value that I cantot be without them in my household, and in act no family should be without them.

I have given them a fair test, and openly declare hom to be even better than you claim.

Very respectfully yours, ac.

W. A. WHITEHURST, Dr. J. H. SCHENCK.

Dr. J. H. SCHENCK.

Respected Sir-I take pleasure in awarding to you this scribinate of the wonderful cure your pulmonic Syrup and Sea Weed Tonic produced. My throat and brouchial tubes were so highly indamed that it was almost impossible for me to swallow my food.

I am on a vialt to my male, Mr. Charles Johnson, No. M. Pederal afreet, who says your medicines raised him from almost dealt rates all other means had failed, and he having therefore, but confidence in the virtue of your remedies, strongly recommended me to try them. I did so, and in one week from the time I commenced taking them my throat underwent a very great change for the batter, so that I could cut my means without any difficulty of pain, I can scarcely find words to express my gratifule for the warty relief your invaluable medicines produced upon me, and I deem it but an act of gratitude to give you the acknowledgement of my approchalian.

Excellent M. Access.

No. 15 West Thirty-Christotte, M. JACOBS. SCHENCK'S PULMONIOSYRUP, SEA WEED TONIC, and MANDRAKE PILLS.

Those are the only modicines that will enultinomary Consumption. It, behavior has be
a constant practice over thirty years continilly examin og tungs, and knows als medlem
(properly taken, will cure Consumption, idandrake Fills ciennes the liver and storme
ils Sea Weed Tonic dissolves the food, sum
ates the conting of the stomach, and maketigest. He l'ulmothe Syrup ripens the mattand mature throws it off without my exertion

Price of the Pulmonic Syrup and Sea Weed onle, \$1.25 per bettle, or \$7.10 per hril dozen, landrake Pills 35 cents per box. PREPARED ONLY AND FOR SALE BY J. H. SCHENCK & SON,

N. E. Corner SIXTH and ARCH SIX PHILADELPHIA, And by Druggists and Dealers generally JOHNSTON, HOLLOWAY & COWDEN, 502 ARCH STREET, PHILADELPHIA. Wholesale Agents.

EXECUTOR'S NOTICE.

aving claims against the extent are requests a present them to the Executor in Commits outs, Judgment, mertgage or book account wit unke payment to the Executor without delay unker payment to the Executor without delay april 26, 1872-68. D'XECUTOR'S NOTICE.

mpuili25/72-150

RERNHARD STOHNER Would inform his friends and the public that he has taken possession of

THE OLD STAND, in the Puchause Block, so long occupied by him and will carry on the business of a FIRST CLASS BAKERY. He brings to the business an experience of many years and assures this community that he will turned the best of breat, cakes, rolls, biscuit, as fresh every day. He proposes also to keep of hand a large and well assorted stock of

FINE CONFECTIONERY, fall grades. French candles and those or do

RESTAURANT.

here may be found Ale and Lager, and Re estiments, Oysters in senson, and the various the delicacies which suit the public taste, Ties FINE ICE CREAM SALOON.

BITTENTON, Agent, 7 Sixth Avenue N

The Best Paper! Try It!! The Scientific American is the cheapest and best tilustratest weeks y paper published. Every number contains from 19 to 15 original engravings of new mach mary, novel inventions, Brisiges, Engineering works, Architecture, maproved Farnimplements, and every new discovery in Chemistry, A year's numbers contain \$3 pages and several hundred engravings. Thousands of volumes are preserved for binding and reference, The practical resolpts are well worth ten times the satisfications for energy and the satisfications. Stay one for mail. Specialisms sout tree, May be had at all News Desicts. PATENTS obtained on the best terms. Model

GREATINDUSTRIES

OF THE UNITED STATES.

LEO PACIF. AND SO ENGRAVINGS. PRINTED

ENGLISH AND GERMAN.

JUSTICE'S BLANKS.

Ø

0 1:2 Making UN SE. 00 \$2.5 2 AND AND 50 0 3 30 1 0 3 E. 0 Z 世 Lis 0

CHEMICALS,

DRUGS,

PRICES. CITY ΑT **QUANTITIES** SMALL OR Y ATT LARGE Z LINE EVERYTHING

H Ü HL A NI DE LIN 0 W

owman & Jackson, M Hockman, thes & Macra. Assembly, State of the Co. J. G. Jacoby, S. W. Stecker, N. W. Stecker, Miss Bell Bertran, J. & H. R. Bower, Jackson & Woodin, G. A. Ruckingham, J. M. Seesholtz, Jackson & Woodin, Vought & Michael, O mes P Freus. Grocery Miller Store Store Store Mill U Frens, L Adams & Son, Vm M Kiinetob, drs A W Eaton, so Hieles, P Fortner, Esq. ert & Kline weaver, own & Jones, ouns E Harder, oun & Sons, Coal Dealer M C Kantner, Wm Torry, John Moran, J J Hoagland, James E Edgar, David Black, A B Portner, Shoe Store E J & U P MeHer FRANKLIN TOWNSITTS C Mondenhall & Bro, Millers Dyer & Bro, Store HEMLOUS TOWNSHIP. William Und. St. leStore M G & W II Secentairer Store Lorust Township Henry Gable, Sr. Store Chas Fetterman, Slore J H. Vasthe, Slore Jounthan Banchman, Mill Jacob Yenger, Store Yoeun a Co, Store Thomas Scaborn, Store MIFFLIN TOWNSHIP.

M'f'g Comp's BRIARCREEK TOWNSHIP. Pit. CATAWISIA TOWNSHIP, CENTRALIA BOROUGH. PROBLEM AND TOWNSHIP MAIN TOWNSHIP,

Store in Furniture in Grocery in Tin and Stoves I-MONFORDWOWNSHIP. HOUST PLEASANT TOWNSHIP 19510010 HARLEN TOWSSILL OHANOR TOWNSHIPS Peter Ent, Wesley Bownian, David Savage, A BStewart, Low & Robbins, D E Ston

ROARTSOLIBLIOS TOWNINGO Owen Cherrington Store J.B.Klinger, Store HUGARIOAP TOWNSHIP Biors. SUSTICION NUMBER

ARION PIANO.

May10-1v

mar 1071-11. | C. W. FOSTER, General Agent. | MAUCH CHUNE, PA.

A1125

I IST OF DEALERS

K Eyer, G W Correil, C A Klaim, D A Bookley.

H C Hower,

Bloomsburg Iron Co, I W Hartman, McKelvy, Seal & Co, M P Luiz, Moyer Brothers,

Henry Rosenstock, Henry Rosenstock W F Hess, Isalah Hagenbuch, Henry Kleim, William Giger, S H Miller & Son.

celer & Stockel,

Robbins & F.yes, Hunyon & Wardin, James Chitman, David Lowenberg, A.J. Evans, Miss Harmans,

Miss Harmana, Chiefe & Wolf, J. H. Maire, J. H. Maire, J. H. Maire, J. H. Mare, J. H. Clay Harman, J. H. Clay Harman, J. H. What, J. W. Hendershott, A. M. Roper, J. W. Hendershott, Paxton & Hernara, O. A. Jacoby, E. Jisenba, Mrs David Brobsi, Mrs David Brobsi,

DESTON TOWNSHIP,

DEAVER TOWNSHIP,

THE REAL PROPERTY OF THE PARTY OF THE PARTY

OF

COLUMBIA COUNTY.

TOWN OF BLOOMSBURG

Druggista

Moyers' Column.

I'm and Stoves

timber by the several fires now breaking THY Bradford County Democracy et in Convention on May 6th. Job Zarr continued as auditor. Morley was elected Senatorial Delegate to the State Convention and Col. V. E.

W. J. Buckslew offered a resolution

THE Court House in Wilkes Barre is ource of great annoyance to the peoemove the building as the town aua which it is built, but the Commis-

further steps, if any, will be taken in

rashity. Special forms to Teachers. Market ors to Clergymen. Send for Illustrated Arlor

onn W Horman.
S Fowler,
D Work hetere,
M Baker,
W Creveling,
H White,
A Creasy,
B Gordner,
Solchner & Son.

SUPPLIED DEALERS INS' P

O