Masks off.

the envelopes containing the hourly lists of the division are missing; that

many of the returns cannot be found

and that numerous of them are not signed by the proper officers required

there were numerous cases, as yet un discovered, of alteration of the vote in

sonating and ballot-box stuffing by the tools of the Ring on the same day. W

now verily believe that an examination

of the entire returns and a contest in

which the frauds committed, but not

apparent upon them, could be exposed would put the stamp of guilt upon a least five hundred men in Philadelphia and show that Charles B. Buckalew

carried Philadelphia by a clear an

carried Philadelphia by a clear and ample majority.

It is to be hoped that such an examination will be had, and that the men who sold the bonor of the Republican party, and betrayed the common wealth may meet the fate they deserve. We expect a change to be made in our laws soon, which, if it will not make the perpetration of frauds at elections impossible, will secure their contains run.

ossible, will secure their certain pur shment. With this change, an inco-

ruptible judiciary, and a proper publispirit, we are not apprehensive of th

future. Fraud may triumph for a while but it will not flaunt the evidences of

but it will not flaunt the evidences of its guilt in the faces of our people much longer. This community, patient and long-suffering as it is, has the virtue and manhood not to connive at and endorse a wrong. When once thoroughly aroused, its power of truth and honesty will be more than a match for all the corruptions and weareast the arrest.

corruptions and weapons the enemy

And for resisting these wrongs the Press has been made a target for un-measured proscription by men calling themselves Republican leaders! Even the Union League was dragooned to read us out of the Republican party, and our merchants were canvassed to attack us in our business. We hope the

yentlemen of the League and the great leaders of commerce in this city will

read the record spread before our courts on Saturday, that they may understand

lican party. And this is but the begin ning of the end. Bear in mind, also, that these proved

frauds were not necessary to the re-elec-tion of Grant, as the vote on the candi-

dates for Congressmen at large abun-dantly establishes. They were alone planned to save Hartranft and Allen.

and to send to Harrisburg a corrup Legislature. What Republican who

oves his great party will not blush black with anger at outrages carried on in the name of that glorious brother-

they have never been elected?
We look to the Constitutional Con-

of nearly all our newspapers. Now we realize the secret of this stupendous wickedness. The frauds in the division could not be exposed by a fair final count! What safety is there for Philadelphia

for our Pennsylvania, for our whole country, if crime like this is to go unrebuked and unpunished?—Press.

NEWS Full returns of the Presidential elec-

tion show that 30 States, having 294

electorial votes, chose Grant electors,

and that 7 States, having 72 electoral

majority in the Electoral College, 222.

votes, chose Greeley electors. Grant's

A severe earthquake occurred at Con-

cord, N. H., on Monday afternoon, last-

ing about ten seconds. It began with a

sound like an explosion, which was fol-

lowed by "trembling and shaking," the

apparent course of the earth waves be-

ed violently, and the shock was plainly

perceptible to people walking in the

The wonders of telegraphy have been

shown by a short correspondence which

passed between the Mayor of Adelaide,

Australia, and the Mayor of New York,

celebrating the completion of telegraph-

A delegation of thirty of the leading

Republicans of Pennsylvania, including

Simon Cameron, Hartranft, and Mayor

Stokely, called on the President last

Friday to induce him to appoint Mr.

arguments through, General Grant re-

fused the application, very much to the

A dreadful tragedy was on Monday

ic communication around the world.

streets.

The Columbian.

BLOOMSBURG, PA. Friday, Nov. 22, 1872.

The Constitutional Convention, This body from which so much is expected by the people, and the demand Bradford .. for which was almost general, met on Tuesday of last week at Harrisburg for the purpose of performing their great functions. The high expectations formed as to the course of that body were clouded at the outset by the fact that the infamous caucus system was adopted by the majority for political purposes under the lead of such notorious demagogues as Lina Bartholomew, Wayne McVengh, and Harry White, Party lines were at once drawn, and king Cancus compelled the election of par-

tisan officers. * The Ring not only succeeded in this, but earried the Convention to Philadelphia, that sink of corruption-where It was supposed that the fascinations for weak delegates were more numer-

The people, however, are watching the actions of the convention with jealous even and if not up to the demands of the times will not sauction the measures to be proposed, as the amendments. if any, must be submitted to the people for ratification.

We fear the broad and comprehensive reforms demanded by the people, and referred to in an article we copy this week from the Philadelphia Ledger, will not be adopted, Partisan bias, corrupt politicians, and corporate influence as seen by the large number of corporation attorneys as delegates, will prevent wholesome and radical reforms, as such interests prefer matters as they are, rather than the adoption of those meas-

ares which would benefit the massas, We will hope for the best, and report the proceedings carefully, trusting that at least as good a Constitution will be adopted as that recently secured by the people of Illinois.

Revising the Constitution.

Subject to ratification by the qualified voters of the Commonwealth, the Convention now in session at Harrisburg power of the three and a half millions of inhabitants of the State of Pennsylvania. The law and the vote of the people authorizing the assemblage of that body reserves but two subjects from the high powers granted to the Convention. One of these prohibits the Convention from changing the language of or in any way altering the "declaration of rights" set forth in the present Constitution and the other prohibits then from making any proposition to establish a court or courts with "exclusive equity jurisdiction." These excepted, the Convention may submit to the people amendments to any part of the Constitution or an entirely new Constitution. This is the second time since the year 1790 that such a Convention has been called, the first and last pre-vious Convention having concluded its work in 1838. Forty-eight years elaps-ed before the first general revision, and thirty four between the second and

On numerous occasions within the last eight years, this journal has pointed out the necessity for some new provis-ions in the organic law of the State, to guard against legislative and other abuses. These abuses were not peculiar which have embodied some of the ess ential remedies against abuse, Illinois has, perhaps, done the best in its revishas, perhaps, done the best in its revised Constitution of 1870, and some of the reforms in that Constitution are entitled to the highest consideration of our Convention and the people of the State. Thus, in order to guard against what we in this State call "snake" legislation, it is provided in the Illinois Constitution, that every bill shall be read in full on three different days, and before the final passage of the bill it and all amendments thereto shall have been previously printed; and on the been previously printed; and on the final passage of all bills the votes shall be by yeas and nays upon each bill separately, which vote by yeas and nays shall be entered upon the journal. It is clear from this that the people of Illinois have suffered from preciely the same methods of scandalous clandestine legislation that we have been tine legislation that we have been afflicted with here, and the Constitutional provisions we have just referred to are well calculated to put an effec-tive stop to some of them. The same section in the Illinois Constitution ordains that no law shall be revived or amended by its title only, but the law ravived or the section amended shall be inserted at length in the new act. These are all essential provisions for the protection of the people of our own state, and they were proposed in these

columns years ago.

But it is in the section prohibiting certain kinds of specially mischievous legislation that we find in the new Constitution of Hilmois, some of the most wholesome reforms. It is therein ordained that the General Assembly shall not pass local or special laws upon any one of twenty-three classes of subjects. Some of these prohibited subjects will strike our people as if intended for Pennsylvania. Thus the Legislature is forbidden to pass special or local laws: for granting divorces; for laying out, opening, altering or working roads or highways; for vacating roads, town plats, streets, alleys and public grounds; for locating or changing streets; for regulating county, and townships of the control of the county and townships. gulating county and township offairs; for regulating the practice in courts of justice; for regulating the jurisdiction and dutties of justices of the peace, pol-ice magistrates and constables; for changing or amending the charter of any city, town or village; for regula-ting the rate of interest on money; for remitting fines penalties or forfeitures; for creating, increasing or decreasing fees of public officers during the term for which said officers are elected or appointed; for granting to any corpora-tion, association or individual the right to lay down railroad tracks, or amend-ing existing charters for such purpose; focs of public officers during the term for granting charters for such purpose; for granting to any corporation, association or individual any special or exclusive privilege, immunity or franchise whatever. All these subjects have to be provided for by general laws extending over the whole State, thus preventing the injurious and scandalous practice of referring to the unfit or corrunt member or members of any city. practice of referring to the unfit or cor-rupt member or members of any city, town or county, all the power of the Legislature over such city, town or county, or over a particular subject. In the foregoing we have very briefly referred only to some examples of the desirable reforms instituted in the new

Constitution of Illinois. There are a great many others, some few of which may be mentioned. While the Governof Illinois is still invested with the pardoning power, that power can only be exercised under "regulations provided by law." This is a wholesome limitation. While the members of the Legislature are authorized to fix the compensation of the members of that body, it is strictly prohibited from making any increase or other change in such compensation, to take effect dursuch compensation, to take effect during the term for which the existing members have been elected. With respect to the representation of minorities the constitution prescribes the "cumulative" system of voting for the members of the State Senate, and for the Directors and Managers of all corporations. This not only secures the representation of the large minorities which are usually left without any voice, but gives an opportunity for the selection of the best men.—Phila Ledger Penrisylvania's Vote.

6299 6758 .353387 317760 349689 211961 Total.. 317760 211961 Majority, 35627 137728

1791

1552

561650 Aggregate.671147 A comparison of the vote for Presi dent with that for Governor shows a total falling off 109,497. The Republican vote shows a decrease of 3.698, and the Democratic vote a decrease of 105,799, giving a net increase of 102,101 in the

The Constitutional Convention. WEDNESDAY, November 13, 1872.

The Convention met at 10 o'clock After prayer and the reading of the journal of the day before, John Gibson delegate elect from York county was sworn in.

Mr. Woodward, on the part of the delegates at large, to whom was referred the question of the contested seat | alew by the president. in the Third senatorial district of the city of Philadelphia, reported that they had decided that Benjamin L. Temple was entitled to the seat in the conven-

dopted. The president directed Mr. Temple to come forward to be sworn, and the oath was administered by the president

Mr. M'Veagh, from the committee appointed to consider and report to this convention what other officers were necessary to transact the business of the convention and what compensation it would be proper for them to receive. reported that the committee was unaninously of the opinion that the following list of officers embraced all the neessary officers to transact the business of the convention, and recommend the amount set opposite their names as the respective amount of salary to be received for their services : One chief clerk, \$1,500; one first as-

sistant clerk, \$1,200; one second assistant clerk,\$1,200;two transcribing clerks. who shall be designated by the chief clerk, each \$1,000; one sergeant-at-arms, \$850; one assistant sergeant at-arms, \$600; one doorkeeper, \$600; one assistant doorkeeper, \$500; one postmaster, \$800; ne assistant postmaster and messenger, \$600. And the chief clerk shall be authorized to appoint one fireman at \$3,50 per day, and two janitors at \$3 00 each per day, and five pages at \$1.50 per day for each day employed. Upon the subject of printing and reporting the proseedings of the convention for distribution among the people the committee was not prepared to decide whether t would be best to give the printing and reporting out separately or together, and thought that a new committee should be appointed on that subject.

Mr. Gowen offered the following resolution:

Resolved, That the president appoint a committee of ten, of which he shall be one, to report the names of proper persons to fill the positions of permanent flicers of this convention.

Mr. Gowen said that he made that esolution for the purpose of excluding anything like partisan scrambling for office. He had read in the morning papers that the officers had been selected without consultation with all the members. He thought it was beneath the dignity of a reform convention to permit anything like partisan scrambling for office. He would therefore ask that the convention shall agree to the appointment of a committee of ten, of which the president shall be chairman, to select officers, without regard to partisanship at all, to preside over this

body. Mr. Lilly moved to amend by strikng out all after the word resolved and nsert the following: That this convention proceed to nominate and elect a

chief cierk. After an animated discussion the amendment was adopted; yeas 67 nays

The following officers were then elect

D. L. Imbrie, chief clerk.

Lucius Rogers, first assistant clerk. A. D. Harlan, second assistant clerk John L. Linton and A. T. Parker. ranscribing clerks. James Onslow, sergeant at-arms.

Cassius M. Brown, assistant sergeantt-arms. (colored) Clement Evans, doorkeeper. Frank Bentley, assistant doorkeeper Henry B. Price, postmaster.

A resolution was adopted that the wise ordered be from 10 a. m. to 2 p.m. sion of the statutes at large,

B. Frank Major, assistant postmas

The resignation of D. L. Rhone of rorne county was presented and ac-

THURSDAY November, 14, 1872. Caleb B. Wright was sworn in as lelegate to fill the place made vacant by the resignation of D. L. Rhone. Mr. Stanton offered the following,

Resolved, That Mr. John A. Small be requested to aid the officers of this con-vention. Unanimously adopted.

Mr. Freeze offered a resolution calling apon the secretary of the common wealth inform the convention what amount of money had been expended within the past two years in the various departments of the government. Agreed

The following Standing Committees recommended by the Committee of fifeen to whom the subject was referred were adopted : A committee of nine upon legisla-

Fifteen on legislation.

Nine on executive department, its owers and duties. Fifteen on judiclary, including aldermen and justices of the peace. Fifteen on suffrage, electors and rep-

Five on impeachment and removel from office. Nine on commission of office, oath of

fice and incompatibility of office. Nine on education. Nine on cities and city charters.

Nine on counties, townships and boroughs. Five on militia.

resentation.

6155 3356 1744

1899

Nine on public municipal debts and sinking funds. Seven on state insitutions and build-

23407 797 554 6983 915 1383 571 2907 1777 916 2986 1538 3223 2159 Seven on religious and charitable corporations and societies. Fifteen on railroads and foreign cor-

porations. Fifteen on private corporations.

Nine on declaration of rights. Seven on printing and binding for the convention.

The clause providing for the appointment of a committee of nine on the declaration of rights brought forth a warm discussion between Messrs. White Ellis and others on one side and Messrs. Black, Armstrong and others on the other, as to the authority of the legislature to limit the action of the Convention. The yeas and nays being required on the appointment of a Committee, the result was as follows. yeas 106 nays 18.

Mr. Gowen tendered the resignation of John G. Freeze Esq. which was referred to the delegates at large from the minority.

FRIDAY, November 15, 1872. The committee of delegates at large, to whom was referred the resignation of Mr. J. G. Freeze, reported that they had selected Hon. Charles R. Buckalew to fill the vacancy.

The report was accepted, and the oath of office was administered to Mr. Buck-

The report of the committee of fifteen recommending the standing committees was then taken up. The report had been considered yesterday down to and to Pennsylvania, but prevailed to some extent in many other States, and the proper remedies for them were as obvious there as here. Of the States

E. Shapley to contest. The report was ing clauses, which proposed the appointment of a committee on declaration of rights. The remaining clauses, which proposed the appointment of a committee on declaration of rights. The remaining clauses, which proposed the appointment of a committee on the content of the seat in the convention of the convention o adopted:

A committee of five on future amend

A committee of five on constitutional sanction. A committee of nine on schedule.

A committee of five on revision and adjustment.

A committee of five on accounts and at once our motives, and the enormity of the injustice perpetrated upon the ballot box in the name of the Repub expenditures. A committee of seven on printing

and binding. Mr. Pugh moved to add a committee of nine on industrial interests, to which

shall be referred the rights and claims of labor. The motion was agreed to. On motion of Mr. Campbell a committee on agriculture, mining, manufacture and commerce was provided

Mr. Newlin offered the following addihood, followed by an odious ostracism of the independent paper bold enough to oppose them? What Republican will not insist upon the punishment of tional rule: A committee of nine on revenue and taxation to which the word finance" was added, on motion of Mr. Reed, of Mifflin. the election officers who have thus de-liberately spollated the ballot and sent men into offices and trusts to which

The Convention then adjourned until Wednesday November 20th.

THEODORE TILTON answers th White House organs, that are blowing off so lustily about an election carried by unexampled corruption and fraud, with the following story with a mor-

There is a Buddhist fable with a moral to it, which tells an amusing tale of a hog which fancies he has inspired a lion hog which fancies he has inspired a lion with fear, and challenges him to mortal combat. The lion fixes that day week for the duel, and the hog, see apering back to his herd, proudly deceares that he is going to fight the lion. The announcement is received with terror, and the crestfallen hog takes the advice of his friends to roll in a dunghill before encountering his dreaded foe. Accordingly on the fateful day our hero presents himself before the lion armed in a panoply of filth, and the noble beast. panoply of filth, and the noble beast panoply of fith, and the noble beast, scorning to touch so contemptible a foe, says: "If you want to fight, I leave you the victory." The story adds, with dry humor, that the hog told his friend he had "conquered the lion."

Issues of the Next Four Years? Campaign, The New York Sun says the issues of the next four years will be,

I. No centralization. No extension of the functions of the Federal Govern. ing from west to east. Buildings rock-

ment. II. Congress and the President to be deprived of all excessive and unauthorzed powers assumed during and since the war, and to be brought back within the limits of the Constitution.

III. The States to control their own ffairs, and especially their elections. IV. Reform of the civil service.

V. Restoration of specie payments. VI. Revenue reform-all internal taxes to be abolished; the tariff to be put on a revenue basis.

VII. Only one term for the Presi Truman as postmaster, contrary to the civil-service rules. After hearing their VIII. No re-election of Grant in 1876

THE NEW CODIFICATION OF THE surprise and disgust of his discomfited LAWS .- It is said that the new com- Pennsylvania friends and supporters. mission appointed under the act of Congress passed in May, 1870, will be enacted in New York city in the court prepared to report shortly after the re- of Judge Sutherland, resulting from a assembling of Congress. The result of civil suit before him in the case of Anna the labors of this body is the classifica King against James King. The latter, tion under seventy-five titles of all stat- after coolly hearing the testimony utes enacted by Congress. If this co- against him of one of the witnesses, Amdification is adopted by Congress it will brose F. O'Neil, deliberately followed sessions of the Convention until other- supersede the present authorized ver- him down the stairs and there shot him

from 150 to 200 per day.

When so large a majority was declared for the Republican State ticket on the sth of October, we stated that we did not regard the result as fraudulent. Our judgment rested on the belief that General Grant's prestige and the demoralization of the Democracy in consequence of the surrender at Baltimore, had done the work; but every hour's subsequent experience has proved a system of frauds unparalleled in the records of elections in this country. The last evidence is that revealed in the Court of Common Pleas on Saturday last, reported at length in our local department. It does not depend upon newspaper surmises, but is the result of an examination made on the authority of Judge Peirce, of the same court, by finally subdued with a loss of \$200,000.

an examination made on the authority of Judge Peirce, of the same court, by a member of the Municipal Reform Association (Mr. Albert Williams,) whose affidavit was read by the eminent counsel of that association, E. Spencer Miller, Esq., before his Honor Judge Finletter. We need only refer our readers to this painful and extraordinary disclosure, not the less painful because evidently perpetrated by Republican election officers, and not the less extraordinary cause, in our opinion, wholly unnecessary, except to save and Louisville.

less extraordinary cause, in our opinion, wholly unnecessary, except to save from defeat the objectionable men on our State ticket. Judge Finletter made a very significant remark on this startling disclosure, and followed it by an order on Prothonotary Loughridge which must lead to still further evidences of the deeply-planned conspiracy of the 8th of October last. The light thrown on this conspiracy on Saturday shows a state of affairs so disgraceful as to call a blush of shame to Northern New York, on Thursday and Friday of last week. At Watertown, snow fell to the depth of two inches, at On the Buffalo four inches, and at Angola wenty inches on a level. All the Buffao trains were behind time, and the Lake Shore and Michigan railroad trains were blockaded at Irving station.

urday shows a state of affairs so dis-graceful as to call a blush of shame to the cheek of every honest citizen.

The affidayit read before Junge Fin-letter shows that various alterations, erasures, and changes of figures are apparent in the returns; that some of In Fayette county, Mo., a Vigilance Committee has been organized for the lynching of Colonel Turner, who killed Mr. Graves a few days since, for an alleged libellous publication. The Sheriff has called on the citizens to assist him in preserving the peace, and a number have responded, thus protecting Turner. Now, however, the vigilants are notifying these citizens to leave the county, and they are doing so.

ALSO:

All that real estate situated in Mifflin town ship, Columbia evanty, State of Pennsylvania bounded and described as follows, to wit: 0 the east by lands of Charles showr north by a public road teating from the Mifflin road to Neecopeck, on which are rected Dwelling House and Barn, with other out builtings, said tract containing seventy-five across the same more or less. Also one other traction of the case of the same more or less. Also one other by law to certify to their correctness.

The exposures of frauds perpetrated are confined to only thirty-five divisions of twelve wards. The plan was systematic, and it is safe to assert that discovered, of alteration of the vote in the other three hundred and twenty-four divisions. The divisions in which the frauds were perpetrated include about one-tenth of the vote of the city. If they were equal in extent in only one-half of the others (and fraud in the great majority of them is not only possible but probable,) the vote of Philadelphia was falsified at least fifteen thousand on the evening of the 8th of October by the election officers alone. This is exclusive of the repeating, personating and ballot-box stuffing by the

completely inundated by water. To add to the calamity a destructive fire broke out, which destroyed a large amount of property. Several lives were lost. The same storm raged in other parts of Germany. At Lubeck the Custom-house and many warehouses are submerged.

It is reported that J. M. Langston, negro, is to be appointed United States Solicitor-General, in place of General Bristow, resigned. Also, that John A. Bingham, of Ohio, is to be appointed Minister to Russia, in place of Curtin. A likeness of Thaddeus Stevens, is to be stamped on one denomination of the

national nickel coin. A terrible accident happened at a mine near Charleroi, in Belgium on Wednesday of last week. By the giving way of the lowering machinery twentyone men and boys were precipitated to the bottom of the mine and all of them instantly killed.

We look to the Constitutional Convention to reform these frightful abuses; but is there no way to punish election officerswho have boldly altered election returns, and so trampled under foot our most sacred franchises? The scene on Thursday, the 10th ult., after the election, when the return judges met and adjourned without being sworn or casting up the votes, aroused the detestation of nearly all our newspapers. Now Nebraska Legislature from Lincoln county.

New Advertisements.

OFFICE OF THE MILITARY BOARD OF COL. CO.

BERWICK, PA., Nov. 5th, 1872.

To the Commissioners of Columbia county, Pa.,
GENTLEMEN:—The Military Board, in view
of the small payment of Militle Tax received
from the County Treasurer, respectfully request
you to notify the tax collectors that they must
collect and pay is by the middle of December sext,
all the Militia Fines, Tures &c., on their Duplicates.
There has already been too nuch neglect in this
matter on the part of collectors, and we desire
their particular attention called to their duty in
the premises. Yours respectfully,
C. G. JACKSON, Major, & A. D. C.
President of the Military Board.
COMMISSIONERS OFFICE,
Hidomsburg, Nov. 19th, 1872.
The above communication was handed to us;
it needs no additional explanation from us.
H. J. REEDER,
WM. SHAFFER,
WM. KRICKBAUM,
Nov. 2d, 1871.-2w

Nov. 2d, 1871.-2w

R. Magazatarra of Frankon Discontinuation, and Clerk,

"A Repository of Fashion, Pleasure, and

Notices of the Press

Notices of the Press.

The Baser is edited with a contribution of tact and tatent that we seldom find in any journal; and the journal itself is toe organ of the great world of Isshion.—Boston Traveller.

The Baser comments itself to every member of the household—to the children by droll and pretty pictures, to the young ladies by its fashion-plates in endless variety, to the provident matron by its patterns for the children's clothes, to pater/amilies by its tasteful designs for embrondered slippers and luxurious drossing-gowns. But the reading-matter of the Baser is uniformly of great excellence. The paper has acquired a wide popularity for the fireside enjoyment it affords.—N. I. Evening Post.

SUBSCRIPTIONS-1873. Termst

HARPEB'S BAZAR, one year.

Back Numbers can be supplied at any time.

The five volumes of Harran's Bazas, for the years 1865, '69, '70, '71, '72, elegantly bound in green morocco clott, will be sent by express freight prepaid, for \$7 00 each. The postage on Hangen's Bazan is 2) cents a year, which must be paid at the subscriber's post HARPER & BROTHERS, New York.

STRAY.
Came to the premises of the subscriber on o WHITE SOW:

will weigh 130 pounds. The owner will come forward, prove property, pay charges, and take her away or she will be sold according to law. Mainville, Nov. 15th-it.

The number of deaths from the horse disease in Philadelphia is estimated at

Boston was again excited on Monday by the outbreak of another fire in the centre of State street block, the handsomest and most substantial block of granite warehouses in the city. It was

The horse influenza is becoming general in the Schuylkill coal region of this State, and has even attacked the mules in the mines, Shipments of coal by canal from Schuylkill Haven have been suspended, and it is feared that several collieries will cease operations. No street cars are running at Pottsville. The dropsy is prevailing among the horses in Buffalo and Watertown, N. Y., the animals which were worked during sickness or too hard after convalescence being the victims. Numerous deaths are reported from this cause in various localities of Northern and Western New York. The horse influenza is now at its height in Cincinnati

There was a severe snow storm, in

Much excitement prevails in London, England, about the insubordination of the police, and the likelihood of the

spread through the whole force, and yesterday not a policeman was to be seen on the Strand.

Mr. W. F. Cody, better known as Buffalo Bill," has been elected to the

Harper's Bazar.

SHERIFF'S SALES.

By virtue of sundry write issued out of the Court of Common Fleas and to me directed, will be expessed to publicate at the Court House, in Biomanburg, on Mondar, the 2d day of December, 1872, at one o'clock, p. m., the following properties to wit:

All that certain piece or parcel of iand situate in Conyngham towastip, Columbia canut, Fa., beinded and described as follows, to wit: Commencing at the centre of the face of the norin aminment of the bridge of the New York and Middle coal field railroad and Coal Company which crosses the public road leading from the town of Ashiand to the town of Catawissa, there north 8 degrees, west 305 feet, thence north along any only of the control of

ALSO: All that piece or parcel of land situated in Beaver township, Columbia county, and State of Pennsylvania, beautiful in described as follows, town of the more assumed and east by the state of the county of the county of the county lands of Peter Kneelit, containing Fiffy Actible more of test of which are crected a log State of the county of the county

ALSO:

ALSO:

All that certain Jot of groun! situate in the Borough of Centralia, in the county of Columbia and istate of Pennsylvania, bounded and dekeribed as follows, to wit: On the north by land of Adam Mensch, on the cast by an alley, on the south by land of Reinbold & Kline, and on the west by Troat Run street, the same being twenty flee feet in front, by one hundred and forty leet in depth more or less; whereen are created a two story Frame Dwetting House and Carpen tershop. Also, the interest of the said defendant in two other lots situated in the borough aforesaid, bounded and described as follows, to wit Os the north by land of Reuben Knittle, on the cast by an alley, on the south by Railroad Ave are and on the west by Locust Avenue, the same being fifty feet in troat by one hundred and forty feet in depth more or less with the age purtuances.

purtnances.
Seized and taken in execution and to be so as the property of Radolph Herb. ALSO:

more or less. Seized, taken in execution and to be sold at the property of John R. Yone. ALSO:

the police, and the likelihood of the streets being consequently left unguarded. The force showed such signs of indignation at the discharge of eighty of their number that 200 more were recently suspended. Insubordination has cently suspended. Insubordination has nages.
Seized, taken in execution and to be sold a
the property of Jackson Evans.

yesterday not a policeman was to be seen on the Strand.

Senator Trumbull has written a letter stating that he will no longer serve as chairman of the Judiciary Committee.

A NUMBER of wealthy citizens of Philadelphia met at the Continental Hotol last week, their object being to open a subscription for a testimonial sum to be given to the widow of the late Gen. Meade, he having died leaving her little property. Thirty thousand dollars was at once raised, and it is proposed to increase the sum to \$100, 500.

Reports come from Dutchess county, N. Y., of a disease among chickens resembling the influence among horses. Also one other piece in said fown on the British coast on Wednesday of last week have proven very device of last week have proven very design on the British coast on Wednesday night was equally disastrous. Twelve vessels were sunk in the harbor of Stralsund and the town of the structive of life and shipping. Many weeks are reported, and fifty lives are already known to have been lost.

The gale off the Prussian coast on Wednesday night was equally disastrous. Twelve vessels were sunk in the harbor of Stralsund and the town of the calamity a destructive fire ALSO:

the following described real estate to wit: situ the following described real estate to wit: situ-ate in Scott township in the town of Espy, and-joining land of Alfred Hakeman on the East, an alley on the North, land of George F. Unangst on the West, and public road on the South, con-taining about one-third of an acre more or less, whereom is erected a one and a half story frame dwelling house. Seized, taken in execution and to be sold as the property of Clark Creveling.

ALSO:

certain tract of land situate in Fishingereel a certain tract of land strake in Fishingereck towaship, columbia county, and State of Fenn-sylvania, containing about forty-nine acres, more or less, bounded and described as follows, to wit: on the North by land of Sylvester Al-bertson, on the East by land of Alian's Albert-son, on the South and West by land of John G. Moore, on which are erected a two story frame dwelling house and frame stable with the appar-tenances. tenances,
Seized, taken in execution and to be soid as the property of Joel R. Albertson.

Nov. 15, 1872. AARON SMITH, Sheriff. CORPORATION.

ORPORATION.

Notice is hereby given that on the 15th day of October, A. D., 1872, petition for the Incorporation of the Odd Fellows Hall Association of Bloomsburg, was presented to the Court of Common Pleas of Columbia county, which was examined and approved by the court and ordered to be filed, and that notice of said application should be published in one newspaper, published in said county, for four weeks prior to next term, at which time said Charter will be contrary, and the contrary, R. H. RINGLER, nov. 8-4w.

Prothonotary,

IN THE COURT OF COMMON
PLEAS OF COLUMBIA COUNTY.
JOSEPH B. ALSPATCH TRUSTEE OF EMMA VALEBLA HERR VS. RUDOLPH HERB.
FI. Fa. No. 61, September Term, 1872.
The auditor appointed by the Court to report
distribution of the fund in Court arising from
the Sheriffs sale, under the above writ, will
meet the parties interested for the purpose of
his appointment, on Saturday the thirteenth
day of November, A. D. 1872 at 18 o'cleace a. m.,
at his office in Bioomsburg, Pa., when and where
all parties in interest are required to present
their claims or be debarred from claims on said
fund.
C. W. MILLIER,
Auditor.

IST OF GRAND JURORS FOR DECEMBER TERM, 1874.

Beaver-Jonathan Hauck, Jacob Harr iger, Benton-Eil, Mendenhall Jr.

Briarcreek-George M. Bower.

Catawissa-James C. Recier, John D. Quick, Mathias Hartman.

Centre-Adam Hill.

Fishingereek-Samuel Shives, A. W. Patter-809. Franklin-James Huber, William Stoker. Greenwood-George W. Unger, Dismer ris.
Jackson-John F. Derr, Jacob Rantz.
Jackson-Theodore Runyan, Oscar Correll,
Madison-Theodore Smith.
Montour-Lewis Roth.
Montour-Lewis Roth.
Pine-Asher Fullmer.
Sugarioaf-C. L. Moore, Ezra Stephens.

LIST OF PETIT JURORS FOR DECEMBER TERM, 1872

First week.

Beaver—Samuel Fisher, Jr.

Beuton—A. A. Kline, Jonas Rantz, Richard Betton—A. A. Kline, Jones Bants, Bloom—Evan C. Jones, Michael Walter, Bloom—Evan C. Jones, Michael Walter, Charles-A. Moyer, O. A. Jacoby, Thomas Gundon, Harry Farowall,
Briarcreck—Emmor Dietterick, Thomas Adams,
Catawissa—Caspar Rhawn, Samuel Long, Jr.,
Isalish John, Catawissa—Caspar Rinkwn, Samuel Long, Jr., isaish John.
Centre—Hiram Whitemire.
Fishingcreek.—Ben. M. Golder, E. J. McHenFishingcreek.—Ben. M. Golder, E. J. McHenFishingcreek.—Ben. M. Golder, E. J. McHenKentre, Charles Kramer, Jacob Yaple,
Greenwood.—Joun Sants Poter Girton.
Hemlock—Mathias Moore.
Lackson.—Abram Knouse.
Lackson.—Abram K

on. Pine—Daniel Green. Roaringcreek—Ephraim Lieby. Scott—O. P. Ent.

SECOND WEEK.

Beaver-Peter Schlicher, John Hindeliter, Berwick-John G. Jacoby, Heary Fowler, Jamuel Pezier, Bloom-Charies Vanderslice, John A. Funs-B. Briarcreek—Thomas Miller, Henry Daak, Catawissa—Henry Pfahler, Solomon Helwig, Centre—Fred Hageubach, Mordecal Millard, corge Connsr, Isaac Ernwine, L. W. Wooley, H. Schweppenheiser George Conner, Isaac Ernwine, L. W. Wooley, H. A. Schweppenheiser
Oentralia—Martio Gaughen,
Pishingereek—Mathias Eyer, Philip Appleman, William T. Emery,
Franklin-Solomon Artley,
Greenwood—Wesley Demott, Jackson Robblus, George W. Ut.
Jackson-D. L. Everhart, Emmanuel Savage,
Locust-lanac Dyer,
Main-William H. Utt,
Madikon-Jacob Manuing, Peter Wolf,
Mifflin-lanac Lutz, John Michael Jr.
Montour-Joseph Mauser,
Sugarloaf-Montgomery Cole, Alex, Hess. Unquestionably the best sustained work of Harper's Magazine

Notices of the Press, The ever-increasing circulation of this excellent monthly proves its continue I adaptation to opposite desires and needs. Indeed, when we think into how many homes it passivates every month we must consider it as one of the a furations as well as entertainers of the public mind, for it vast popularity has been won by no appeal to simple provides or deprayed tastes.—Hostor Glybe.

Gibbs.
The character which this Magazine possesse.
The character which this Magazine possesses the relative weakly, and literary culture that has kept pase with, if it has not led the times, should cause its conductors treggraf the with justifiable complacency. It also entitles them to a great claim upon the public gratitude. The Magazine has done good and no evil all the days of its life.—Brooklya Magic.

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HARPER & BROTHERS, New York. LIST OF CAUSES FOR TRIAL FIRST WEEK

Broomalf & Co. vs. McNinsh & Shaman. Ciemuel G. Rickels Administrator.

Sweeney et al.

Ewis J. Admin vs. Fishingereck School District.
E. Scatterthwalia vs. Frederick Merceron.
Franklin township vs. John McReynolds.
Jeremian S. Rudy vs. Jacob Schnyler.

David Cox's heirs vs. Jacob Chamberlin.

Voniah Resee's administrators vs. W. A. Klino.

Michael Mathon vs. Palladelphia & Resulting Pallicand Co. Raifroad Co.

Raifroad Co.

Raifroad Co.

Raifroad Co.

Raifroad Co.

Raifroad Co.

Patrick Monaghan vs. Polladelphia & Reading Railroad Co.
Reger Dixon vs. Pathalelphia & Raiding Railroad Co.
Mrs. Mary Connelly vs. Pathalelphia & Reading Railroad Co.
Mrs. Mary Connelly vs. Pathalelphia & Reading Railroad Co.
Francis J. Kline vs. Jacob Herring.
David Gelsinger vs. Jeese D. Rice.
Rogart & Kramer vs. William Barber.
A. W. Earon & Wife vs. Benj. F. Warner & Wife.
Joseph W. Fausey vs. John Malligan.
A. B. Stewart vs. Francis B. Jolly.
Andrew Ceveling vs. Thomas Trench.
A. Pardee & Co. vs. H. W. McReynolds et. al.
A. Pardee & Co. vs. Danville, Hazterion & Wife sparre Railroad Co.

barre Railroad Co. Ezra S, Lyons vs. Solomon Dirk. J. W. Sankey vs. O. B. Melick. Clark Merrell vs. A. B. Stewart. William Longenberger et al. vs. Hugh W. Me-Reynolds.

William H. Abbott vs. Jeremia'i S. Brobst.
Benjamin Wagner vs. Joseph R. Rhodes.
R. S. Bowers' administrator vs. L. P. Doan & H.
C. Barton.
John Yeager's administrator vs. David Hanck's
administrator.

administrator, William P. Gerard vs, John G. Jacoby, Wilson Ager vs. C. B. Brockway, Elizabeth Smoyer's administrator vs. Michael Elizabeth Smoyer's administrator vs. Michael Heller.
C. D. Fowler Indorsee of H. B. Rorke vs. O. B. Mellek,
William Coleman vs. Howard Grimes,
John Auspuch & wife vs. Emanuel East, Jacob Steinhelfert, Philip Brentzel A A. Autesbach.
Henry Miller vs. Abraham Klase,
William S. Wilson, Indorsee of Thomas McFarland vs. J. H., Harman,
John Robison's executors vs. Josso D. Rice,
Jeremiah S., Brobst vs. Danville, Hazieton &
Wilkespirice Rainvalle.
Leon Mellek vs. Lewis Larish.

eremial S. Brobst vs. Danville, Hazieton & Wilkesturce Kairost Co., acob Melick vs. Lewis Larish.
oseph H. Stadden vs. Henry J. McEwen et al., atnarine B. Schmeek vs. J. S. Broost. M. M. Brobst and Michael Brobst.
ov: Kurtz vs. Penna Watts, a Iministrator of John B. Watts, dee'd, onn Brillinger, Jr. vs. J. Bachman. AUDITOR'S NOTICE. ESTATE OF AMOS RHODES DEC'D.
The undersigned appointed Auditor to district the funds in the hands of the Administror of the estate of Amas Rhodes, deceased, w nte the funds in the hands to of the estate of Am is Rhodes, disceased, will meet the parties interested at the office of W. H. Abbott, Serj., of Catwissa, on Saturday, Nov. 28th, 4420 cheex p. m., when and where all parties interested, and having claims again the estate are encested to present them to the Author, or to be heaver debarred from coming in for a share of said estate.

C. B. BROCKWAY, Auditor.

DUBLIC SALE VALUABLE REAL ESTATE VALUABLE REAL ESTATE
In pursuance of an order of the Orphins' Court
of Columbia county, the universigned Administrator, &c., of Maria Kauf, described, of the
township of Beston, its said county, will expose
towashe on the premises on SATURDAY, NOVEMBER 284.

at 10 o'clock in the forenoon of said day the fol-lowing described real estate, to wit: A certain messuage and lot of ground, situated in Be mon township, Columbia county aforesaid, b on med on the north by lunds of Jeremiah Stiles and William Coleman, on the east by lands of Jeremiah

20 ACRES, more or less, on which are creeted a Plank Housand a Frame Barn,

I. K. KRICKBAUM. TERMS OF SALE.—Ten per cent. of one-fourti
of the purchase, money shall be paid at the
striking down of the property, one-fourti
tess the ten per cent, on the contribution of sale
and the remaining three fourths in one year
thereafter, with interest from the confirmation
nist. Purchaser to pay for deed and stamps,
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November 1, 1872

R. H. RINGLER, Clerk.

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SUBSCRIPTIONS 1873.

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DUBLIC SALE OF VALUABLE REAL ESTATE. In pursuance of an order of the Orphans Court of Columbia county, the undersigned ad-ninistrator, &c., of the estate of Jonathan Kult, le, deceased, late of the township of Conyminan in said county, will offer a sais on the premises.

SATURDAY, NOVEMBER 30th, 1872.

lo clock in the afternoon, three certain lots of ground in Mentana city, in the township of Canyngham, Columbia county, each lot containing wenty-five feet front, by one hundred and forty feet in depth, bounded by lot of A. W. Creamer on the south, Leiby street on the west, H. S. Marr, on the north and on the east by an alley, on two of which there are cretted aone and a half story frame dwelling house. Late the estatate of said deceased, situate in the township of Conyngha m and county aforcess.

WILLIAM GOODMAN,

Administrator.

TERMS OF SALE.—Ten per cent, of onefourth of the purchase money to be paid at the
striking down of the property, the one-fourth
less the ten per cent, to be paid at the confirmation of the sale, and the balance in one year
thereafter with interest from confirmation nist,
Possession given on April ist, 1873.

Purchaser to pay for deed.

R. H. RINGLER,
Clerk. Blcomsburg, Nov. 8th. 1872.

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