THE COLUMBIAN AND DEMOCRAT, BLOOMSBURG, COLUMBIA COL NTY, PA.

Chr Columbian. BROCKWAY& ELWELL, Editors. BLOOMSBURG, PA. Friday, May 3d. 1878

SPECIAL OFFER.

Ten Per Cent. Discount.

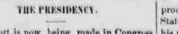
There is sentcely no profit on a newspape at \$2.00 a year. It just about pays expenses Job work and advertising are what supply the printers with bread and butter. As we eccive a fair share of these, we have conclu- it is the duty of the Democratic party to ded to reduce the price of subscription, on and to restate the That times are hard and and never was any, that Florida, South Carmoney scarce, are facts that are realized by alina and Louisana gave a majority for Tilno one more than by newspaper men. There- den. The Electoral Commission by virtue fore, in order to furnish a paper at the lowest of authority vested in it by Congress found price, for the benefit of our patrons, and to otherwise in the face of the facts brought secure new subscribers and payment in ad- before them, and Hayes was declared to be vance for our own benefit, we will allow a dis- the Chief Executive of the nation. It is too must of 10 per cest, to all subscribers, on condition that the payment is made is advance, making the price of the paper in that way only s1 so a year. Names of new subscribers must be accompanied with the cash. Old subscri-seat Hayes by after discovered evidence. here will be allowed twenty days to renew at Hayes is guilty of connivance in the traud this rate, after the year already paid for has by which he stole the White House, and he of veturning to our regular rates whenever and that he holds his office against a majorithe money panie shall have ended. tf

A WORD TO CANDIDATES

It is seldom in the history of our County when there were so many offices to be filled me year, and never before we believe wore there so many aspirants willing to fill them. All this portends a campaign of un- as will prevent a repetition of the great usual activity, and probably of extraordinary Presidential Fraud. virulence. In fact some candidates have been laying ropes for years for a nomination in 1878, and names have been announced at

an unusually early date. We have always opposed the practice of traveling the county to solicit votes, on the ground that it is the duty of citizens to as- details of the election frauds perpetrated in certain for themselves from independent sources Florida to transfer the electoral vote of that the qualifications of a candidate. Such a plan would save expense to the candidate, and put a poor man on an equality with a rich one. But such a plan is almost impracticable, because no rule could restanin a man from leaving his home,-on the pretext of press his claims and receive the customary promise, though many others would prefer of the anxious seeker.

Another evil of electioneering is that every hotel and saloon, irrespective of party is made



An effort is now being made in Congress his rights, I would not have gladly furnished to pass a bill to reopen the Presidential count, on the strength of the recent develope-ments of fraud in the scating of Hayes. While it has been universally believed that cle Ben' (General Butler) what I could do, R. B. Hayes was not elected President of and while he thinks Hayes should be turned the United States, and that Samuel J. Til- out, he thought it best to wait till some den was, no one is any more certain of it action had been taken by Congress in the

it also."

these facts in reserve ***

made. We are not in sympathy with the attempt to reopen this grave question. R. B. Haves wac declared to be the President by a com-

mission organized by the highest authority in the land. In the formation of that Commission the Democrats in Congress ac

quiesced, and thus pledged their word that they would abide by the decision of the Electoral Commission. However partisan, however unjust that decision may have been, one only a few weeks," keep their word. There is no doubt now, late to argue that Congress had no power to organize such commission, and now after more than a year has passed, it is too late to expired. This special offer does not change is reaping his just reward by finding the ever been perpetrated in a Pennsylvania Court the price of subscription, and those who are backs of all law loving citizens turned upon by the sentence of Mr. Pauli to solitary conis arrears will not be entitled to the reduc- him. His own party has deserted him, and tion until they pay up what they now owe. If he has a concience, its prickings must be The speech of the District Attorney in obey-A promise to pay in a few days will not very unpleasant when he contemplates the buare accounts, and we shall adhere rigidly fact that the nation knows the miserable to the above arragement, with the privilege trickery by which he attained his honors,

> ty of over a half million. But we must not humiliating degradation of indicial authority attempt to right a wrong by doing a greater. that ever shamed out Commonwealth, Mr. An attempt to unseat Hayes would be revo-Pauli was convicted of the grave crime of forlutionary. It would unsettle the entire busigery by the exhaustive efforts of influences ness of the country, and possibly lead to which are bred only in the very slums of law greater evils than this nation has ever known. We must bear the yoke for three years, and lessness. With a blameless character main in the mean time let Congress pass such laws tained for years in his community, he was declared guilty of an offense for which there was

THE SOUTHERN CONFESSIONS. FLORIDA VOTED FOR TILDEN.

Judge McLin, one of the members of the Returning Board of Florida, has given a sworn statement to the public, reciting the State from Tilden to Hayes. He says :

If the board had acted in accordance with the decision of the Supreme Court of the this point Messrs. Pauli, Goodrich and Por-State, defining the powers and daties of the ter entirely agree, and Mr. Johnson, the prosboard in reference to throwing out precincts, since rendered, there is no question of the fact that Mr. Tilden would have been entitled from leaving his home,—on the pretext of business perhaps—and the only remedy rests turn from Baker county, which was counted in the common sense of the people. The and which I have since learned from the trouble is that through years of bad teaching parties who made it was a falsely manu- it (the addition to the lease) only at the time many of our people feel slighted if each and factured return, and including the true reevery candidate does not call upon them to turn which corresponded with the precinct out directly or collaterally testified to Mr. returns of that county, would certainly have Pauli's innocence of the crime, and yet he is given the State to Mr. Tilden. Archer pre-cinct, No. 2, Alachua county, was included day said in his disgraceful harangue from the not to be interrupted in their work, nor to in the count. The fraud committed in this bench, the lesson had to be taught that listen to the abuse of opponents and self praise precinct was not shown to the board by the Democratic lawyers, although a contest was Democratic lawyers, although a contest was made and much attention given to this pre-his court. The Supreme Court will doubtless

cinct ; but I have recently learned from the check the infamy of Judge Stanton, so far as Republican leader of that county that after it intended a monstrous wrong against Mr. a rallying point for thirsty freemen, who the returns had been brought to Gainesville, Pauli, but is it possible that such a mockery drink impartially with each man who comes the county-seat, 219 votes were added to the along, and promise all. In fact, at one point, returns by the inspectors and clerk of said ministration of justice in Pennsylvaniathe lat dlord has a man on look out, who, precinct. In Leon county 74 small Republican ballots were stuffed into the ballot-box at precinct No. 9; yet it was made to appear, even to the satisfaction of the Democundidate dare not pass; and after treating cratic member of the board, that these were not false ballots. Subsequent confession shows that they were stuffed into the box. I had seen Joseph Bowes, one of the inspectors, have tickets similar to them a few days against their use, unless they were generally law means allowed a writ of error, and stay told him the storm and danger was over, adopted, and I afterward learned he had of execution, and admitted the prisoner to an 1 brit heer for some time, he reproved before the election, and cautioned him application granted an allocatur, which in the given them up. In Jefferson county, in a bail. certain precinct, at which Mr. J. Bell was inspector, 100 votes were surreptitiously added to the ballots and counted. No charge WASHINGTON, D. C., April 30, 1878. was made as to this fact before the board. The confession of J. Bell, since made to me, discloses the fact that had the 219 yote fraudulently added to the Archer return, and the 74 votes stuffed in the box in Leon county, and the 100 votes surreptitiously added in Jefferson county, aggregating 303 votes, been rejected, and the Democratic rejected precincts, which were excluded for irregularity and illegality, contrary to the am unit lecision of the Supreme Court, been retained and counted, Mr. Tilden would have carried the State. The conclusion, therefore, is irresistible, that Mr. Tilden was entitled to the electoral vote of Florida, and not Mr. the House. Hayes. HAYES COGNIZANT OF THE FRAUD. In making this statement my motives will doubtless be questioned by many, but the B. Hayes was not elected President. The facts will stand alone as the truth, without any mere motives to sustain them. I am any mere motives to sustain them. I am free to admit that viewing things as I now do and remembering that We Harat was do, and remembering that Mr. Hayes was continually inspiring his personal friends in his continually inspiring his personal irreads. He confesses to doing, under excitement and and trusted agents by every means in his power to secure for him the electoral vote of Mr. Hayes, certain wrong acts which gave Florida and Louisiana and believing fit to the vote of Florida to Hayes. It is safe to have been a conscious wrong on his part, say of it that if MeLan had made this statedone with knowledge that he had not been done with knowledge that is repudiation of toral Commission, that Commission would toral Commission, that Commission would not have dared to return Hayes as elected. up in his own, and his willful and cowardly This being the fact, and the Electoral bill desertion of the very men who contributed providing that the rejected candidate shall so largely to his election has shown, my connot be denied the right to appeal to the tempt for the pitiable littleness of the man Courts, it would not seem improper or unreais beyond my power of expression. Mr. sonable, if the case, after investigation, is as Hayes has denied the validity of his own now stated by McLin, that Congress should title in denying Governor Packard's. He has ignored his Florida friends, showing he pass the necessary act to give jurisdiction to man who cannot defend himself. It leads to believed them unworthy and tainted with a the Courts. In fast, unless after investigation, Mr. Hayes should see the propriety of had blood and dissension, and should be fraud ; yet he holds on to the Presidency, frowned down by every good eitizen. If nee- which, in his own opinion, was secured by this very fraud. He has cowardly abandoned and betrayed his Southern Republican friends through fear of being ousted from an his opponent. We trust our candidates in office that he believed he never was elected to by the people. Whatever may be the opinion of men in regard to my motives,] opinion of men in regard to my motives, I give them facts, and leave my motives to a higher tribunal. higher tribunal.

proof of the fact that Tilden carried the State would turn Hayes out and give Tilden his rights, I would not have gladly furnished EVENING, MAY 1st, 1878.

now than before these disclosures were matter. I talked with Senator Hamlin about PRESIDENT BAYES KNEW ALL. "Did the Presi lent know that you had "Of course he did, all the time. Nover and the rest of them told him. I met him frequently and he always treated me very kindly, saying he had been told about me. He gave me notes to the departments asking that I be given a place. I wanted to be an auditor, and I declined three places, holding "Why, then, do you oppose Hayes ?" "Because he is a traitor to the party that put him in, and treated my friends badly As Conkling says, if the country only knew Hayes as well as Congress does he would be despised on all sides. Noyes knew of every

movement that was made in Florida and Hayes knew it through him. I know this to be true, and can show it when the time

Mr. Hughes referred to the origin of the National Farty as the result of a general more-ment on the part of the people compelled by the measure of the measure of the people compelled by a constant struggle with usurpation. That in the charged that liberty had been developed by a constant struggle with usurpation. That in the constant struggle with usurpation. That in the constant struggle with usurpation. That in the formation announced the doctrine of the oligar-rhist that "all communities divide themselves into two chasses—the first, the rich and the well be that the other the masses of people' and the well be that the other the masses of the people of the right of government by "the first, the rich and the well be the doct of the people of the statistical people of the people of the people," the statistical people of the people of the people, by and for the people, "the statistical people of the basis of "a government of a National Bank, and insugarition of a national banking yours. This occasioned a great struggle and Bank, and insugarition of Audrew Jackson when the people related to this support and the 'monster great contest with this power was only the people will be don't first the relater that the people and in the school of Jefferson and Jackson democracy vetoed the "fiscal agent". Mr. Hefferson the Hamiltonian elements were successful. The people field on Congress to make the first great movement to a people was the great the base of size of the state the state the state the state is and the people in 1800 and 1802 authorized the issue of Government paper, merely part of the state issue of full legal tender paper to the variet of six yo fill legal tender paper to the variet of six yo fill legal tender paper to the variet of six yo fill legal tender paper to the variet of six yo fill legal tender paper. Mr. Hefferson the station as differson in the state is own issue by refusing to the state of 1800 and 1802 authorized the issue of Government paper, merely part in the law demonstizing silver and A Degredati-n of Justice Judge Stanton vesterday consummated the most atrocious perversion of justice that has finement in prison for the term of two years ing the mardate of the Court was a fitting record for an honest prosecutor to make, and the stump speech to the agrarian groundlings that was hissed from the very throne of intice in unblushing mendacity, was the most no rational motive and no adequate evidence, and the very essence of the crime was clearly disproved by the testimony of four witnesses including the admissions of the prosecutor himself. The alleged forgery consisted of an alteration made in a contract of lease between Pauli and Johnson, and the evidence of every person present-Mr. Pauli, Mr. Goodrich Mr. Porter and even Mr. Johnson himselfestablished the fact that the addition to the lease was inserted by Mr. Pauli before Johnson signed it, and that Johnson was distinctly of these measures was to place the people in the hands of the oligarchists to enable the latter to control the price of labor, of transand fully told of it before he executed it. On That while we boasted of having liberated 4,000,000 of colored men from southern sla-very, this system had practically reduced more than four times four million of white men to worse than southern bondage. Mr. H, charged that the platforms of the Demo-rate at 51 Louis 1577 and at the Parab ecutor, said, as we find it in the short-hand report : "I recollect that there was some thing said about it while I stood there at the desk, but whether it was before I signed it or crats at St. Louis in 1876 and of the Bepub-licans at Cincinnati the same year were dic-tated in the interest of National Banksafter I am not prepared to say." Again he said : "He (Pauli) never said anthing about that these platforms were reendorsd by these parties in the State Conventions in this State in 1877—that they were only two factions of one great National Bank Party, and that the only anti-national bank party was the Nationalists. Mr. H. admitted that the law the lease was signed." Thus every man pres-Nationalistic, Mr. H. admitted that the law to remonetize silver and the bill passed by the House of Representatives to repeal the Resumption act were in the right direction and while no doubt many Democrats and many Republicans were entirely sincere in wealth and social position are not desirable atmany Republicans were entirely sincere in the support of those measures, yet the sev-eral parties must be judged by their plat-forms. He, the speaker "had been charged by some of his old Democratic friends with being a "re-arrectionist" because he quoted again then the platforms of their last Na-tional and State Conventions. If the mem-bers of the 1d parties were sincere in the symptoms of sudden conversion, there was but one way to prove that sincerity viz the

A mammoth political trade is being irranged in Illinois, which, if effected, will bring a cloud over the bright horizon of the

Richard J. Oglesby and John A. Logan, come in in this arrangement. - Times,

Latest News

PRILADELPHIA, May 1 .- Hon, James Newell, member of the legislature from the Twenty-fourth representative district, died at his residence in West Philadelphia, about 5 o'clock this evening.

SARATOGA, May 1 .-- Hon. John Morrissey died at 7:30 this evening. He had seemed quiet and withont any unfavorable symptoms, until about half past five, when an unfavorable change occurred and he sank rapidly afterwards.

MAUCH CHUNK, Pa, May 1.—Daniel Kalbfus, the well known lawyer and stump speaker, bas become deranged and has been sent to Kirkbride's hospital for treatment. His friends hope his health will be fully re-stored in a few morths. Mr. Kalbfus is well known to the citizens of our county. He was the son of Rev. Charles Kalbfus, a Methodist minister form-

erly at Berwick. His many friends throughout the State, will regret to learn that he has become deranged. Another Candidate for the Gallows.

Pottsville, April 25 .- The jury in the case of Martin Bergen, another Mollie Maguire, on trial here for the murder of Patrick H Burns, a mining clerk, at Tuscarora in 1870 after being out one hour this afternoon rendered a verdict of guilty in the first de gree. Bergen manifested no surprise when the verdict was announced receiving it caluly.

seen sick so much, and have had the doctors running to us so long." "Bro. Taylor, the answer is very easy. I

used Hop Bitters in time and kept my family Sworn t well and saved large doctor bills. Three dollars' worth of it kept us all well and able M. W. to work all the time, and I will warrant it

to two hundred dollars apiece to keep sick

the same time. I guess you'll take my medi-

Candidates.

cine hereafter." See other column.

st of the neighbors one

NEW ADVERTISEMENTS.

A mammoth political trade is being stranged in Illinois, which, if effected, will bring a clond over the bright horizon of the Democracy. The Republicans have proposed a combination with the Nationals for a division of plunder. It is on the propriate transme for the Republicans to nominate a State ticket, which the Nationals are to support and, of course, insure its election. In return for this the Nationals are to mame the candidates for the Legislature in all the strongly Democratic or doubtful districts, the doubtful districts to be named by the Republican committee. The Nationals are to mame the to commend by the Republican committee. The Nationals are to common the day of March A. D. 185 of the commonwealth, return for this is a great sacrifice for the Legislature in all the strongly Democratic or doubtful districts, the doubtful districts to be named by the Republican committee. The Nationals are to consolidate, review and amend the law of the consolidate, review and amend the law of the consolidate strate states Senator, and there is to be a fair division of the legislative of Country to counseling entry of the course of the state weet the state weet the the name directive the state of the review and amend the law of the Court of counseling entry of the course of the state of t innovate creatives of the said ratrick Hester as stred to be present; together with such officers the prison and deputies, as in my judgment seem expedient, who only witnessed the said excentio and that no person under age was permitted to w ness the same. JOHN W. HOFFMAN,

forn and subscribed before me this 29th day of April, A. D., 1878. B. FRANK ZARR, Proth'y, May 3d, 1878. M. W. Nuss, Deputy.

M. W. NUSS, Deputy. May 36,1878. Deputy. May 36,1878. State or PENNSTLIANIA, S. COLDMIL COLUMN COUNTY, S. COLUMN COUNTY, S. S. 1. JOIN W. HOFPMAN, High Sheriff of the Common-versity of Columbia, being duly sworn according to law, th say that in pursuance of a warrant to me direct-ed by John F. Hartranft, Governor of the Common-versith of Pennsytvania, tested at Harrisburg the two-ty-fifth day of February. A. D., 1875, and one hundred and second year of the Commwealth authorizing and requiring me to cause the sentence of the Court of Oyer and Terminer and General Jail Delivery of the county aforesai's passed, the four-teenth day of March, A. D., 1877, to be executed upon Peter McHugh, between the hours of ten o'clock a. m and three o'cloce, D. m., on Monday the twenty-fifth day of March, A. D., one thousand eight hun-dred and second, for the consumer allowed the sentence of the Court of Oyer and Terminer and General As-sembly of this CommonWealth approved the 3184 day of March, A. D., 1860, entitled an Act to consoli-date, revise and amend the laws of this Common-wealth relating to penal proceedings and pleadings, 1 dia proceed to execute the said Peter MeHugh within the yard of the Jail of the County of Colum-bia on the (wenty-Sithin have of March, A. D., 1858 between the hours of ten octock a. m. and lirrey o'clock p. n. of said dex and hanged the said Peter McHugh by the neck antil he was find at for the M-Hugh within the twenty-sither by of March, A. D., 1858 between the hours of ten octock a. m. and lirrey o'clock p. n. of said dex and hanged the said Peter McHugh by the neck antil he was find at the the Mith of the despiner of the fourth of the Meter, J. R. Langs-program, do the said Peter MeHugh with a first the the presence of by S. F. Gardner, a practicity physician. the presence of by S. F. Gardner, a practicity physician the presence of the said Peter MeHugh relatives of the said Peter MeHugh, as desired to be present, of the said Peter MeHugh, as desire The most complete stock over shown in "hilas JOHN W. HOFFMAN,

orn to and subscribed before me this 29th day Avril, A. D., 1875. B. FRANK ZARR, Proth'y, May 2d, 1878, M. W. NUSS, Deputy,

STATE OF PENNSYLVANIA,) S6.

the verdict was announced receiving it calmiy.
 Mr. Piollett recently addressed the Nationals at Towands, and endorsed their party and platform. He was nominated at Erie for State Treasurer, on the Greenback platform, but with all his demagogueism was defeted. And now a new back for him, but with all his demagogueism was defeted. And now a new back for him, but with all his demagogueism was demagogueist

Stillwater, May 3, 78-3w.

LADIES Can color Blockings, Necking, dc. Carcenew or change the color of the Browns, Stork Wootny, or Corrow, at a nonlinal cost, Impertug-new and lovidy shades by the cuse of corr Master Orrays, bloc of any concession for Bloc. 3 different colors for 50 Send Se, stamp for assumpt and firedate.

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W. Ness, Deputy,	B. FRANK ZARR, Proth y. May 3d, 1878,	100 200 100	Peal Reco
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STRAWBRIDGE & CLOTHIER

Lately purch, sed for eash at far jess than cost, and among which will be found many bargains. a, comprising every variety of plata and hand-sely transmed under garments, at very moderate We have but one price for goods whether purchased at the coun-

ters or sent by mail or express. Distant consumers who do their shopping through our Mail Order Department, secure their supplies at the same low prices which characterize our house among Philadelphia residents.



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Treasurer's Sale of Seated Lands

in Columbia county.

Also the following lots, pieces and parcels of seat-ed lands, returned by the tax collectors, are to be rold at the same time, under the provisions of an Act of Assembly, entitled, "An ast relating to the sale of lands for taxes in Columbia sounty," approx-ed March 50, 1982

Warrantee or owner.

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when he sees a candidate coming, blows horn to rally the thirsty. The unfortunate around is not sure of one vote.

This traveling around also begets the habit of spending money among supposed influential men to bring out votes, to treat on the day of election or to come out as delegates. This is wrong in both candidate and recipient : in the first, because it shows he is unfit for the office, and if elected would make up his expenses by extortionate fees from the people; in the latter because he is bought with a price-and in many instances takes bribes from all comers-and each succeeding year goes for the man with the largest pile.

True, to prevent this our Rules provide

Rule XVIII. It shall be a good cause of challenge against any person offering to vote at any delegate election that he has taken or greed to take money or other valuable thing query, is whisky a"valuable thing?") or any ecuniary advantage, as a consideration for his vote at such delegate election, or corrupt-ing or attempting to corrupt any voter of the istrict with reference to the same

district with reference to the same. Rule XIX. It it shall be made to appear to the satisfaction of a majority of a Conven-tion that any candidate before it for nomina-tion to any office shall have offered or paid any money or valuable thing, or made any promise of money or valuable thing, to take effect in future, as an inducement to any delegate to vote for him ; or to any other peron with the view of inducing or scearing the votes of delegates; or it the same shall be done by any other person with the knowledge and approbation of such candidate, the name of such candidate shall be immediately struck from the list of candidates; or if such fact be ascertained after his nomination to any office and before the final adjournment, the nomi-nation shall be struck from the ticket and the vacathey supplied by a new nomination, and in either case such person shall be ineligible to any nomination by a Convention or to elec-tion as a delegate for a period of two years.

Another thought and we close : No per sou should be a candidate who is not an honorable, upright person. No man who spreads slanders, or exaggerates the faults of his opponents is such. It is a covert, dirty, sneaking way of injuring the reputation of an abseut essary let every man plead his own cause, but he should not blacken the character of all parties will heed these admonitions.

President Hay cs and wife were the guests of the Philadelphia Union League last week. During the visit it seems that Mrs. Hayes was present at a gathering where claret panels was served up. On hearing of this the Mrs R. B. Hayes Temperance society of Washington immediately held a meeting and chang ed its name. That is carrying reform a little too far. As a guest Mrs. Hayes might as well have informed her host that he must have mutton instead of roast turkey, as to object to the beverage that was furnished the company. The Times thinks the fool killers in Washington have not been doing their duty of Alachua county and president of the Board the story is told that recently while Miss lately.

Reighard for Lieutenant Goyernor.

SAMUEL B. MCLIN. The above was signed and sworn to before he Clerk of Thomas county, Ga. the Clerk of Thomas county, Ga.

STATEMENT OF SENATOR DENNIS. The confession of Judge McLin is corrob-

orated by the statement of Captain Dennis, given in person to a correspondent of the New York Herald, Dennis has been a Re- ciety." Cards are out and the knot is to be publican Senator for eight consecutive years tied at St Paul's Church, Cleveland, at 8 of Commissioners. He says :

"I don't mind saying that I am certain adjourned over from Thursday till Monday to Lycoming Democrats have chosen B. P. the State of Florida went for Tilden on the enside Don to go and see his girl, and not Allen, H. H. Martin, and William Mont-genery Delegates to the State Convention, had it. I will go further, and say there has was particularly interested; perhaps it isn't structed to vote for Dill for Governor and not been a time in the past three months true though. when, if I had been convinced that crushing

sym "tons of sudden conversion, there was but one way to prove that sincerity, viz : by joining " a Nationalists. He said the peo-ple would not support as their standard-bus of the rooting fail those who had pledg-ed documenties to the support of National Banks 5 r. H. illustrated the danger of PHILAELPHIA, May 1.-E. B. Sturgis, ounsel for F. S. Pauli, the party whom Judge Stanton, of Luzerne, sentenced to two years' imprisonment yesterday, arrived in this city such a d a conversions by party leaders by an aperdote as to an infidel at sea who it a st rea had been found in his state room last night. He called on Judge Paxson early this morning. The judge immediately upon

WASHINGTON LETTER.

and bid been for some time, he reproved them for not telling him somer, and said if they bad done so, he would have somer stopped praying, for he found he was a d-d poor hand at that business anyhow. Mr. H. said some of the recent measures proposed by certain members of Congress were very crude and inadequate and showed that they were but poor hands at the business of mon-ey reform. He said that just now the Na-tionals had created a storm around Congress

The Legislative. Executive and Judicial appropriation bill, which will probably pass tionals had created a storm around Congress --many of the members felt that their old the House to-morrow or next day, covers an party barks were likely to be overcome by these rising angry surges of an oppressed, injured and indignant people and that were likely to sink these old barks, and that conamount some fifteen hundred thousand dollars less than the estimates. It also provides for such changes in several Departments as will result in an annual saving of about that

likely to sink these old barks, and that con-sequently many were falling on their knees and were praying, and some of them did it very awkwardly. He excepted such men as Ewing of Ohio, Voorhees of Indiana and Kelly of Penn'a., and many others. He was however afraid that it some of these seeming converts would discover at the next election that these old barks had outriddden the storm and the sunships of power and General Banning and others will try to have his Army Reorganization bill made part of the Army Appropriation bill. This will be done with a view to forcing the Senate to accept the reduction in the Army desired by the storm and the sunshine of power, and prospect of plunder smiled again on them, they would like the old infidel at sea, regret One of the last acts of the House of the they would like the old infide at sea, regret that they had prayed so much. At all events said Mr. H. if you are not penitents, 44th Congress was to adopt a resolution to the effect that Samuel J. Tilden was and R. come here and occupy the anxious seats. If you propose to be our standard bearers then we will know certainly that your seemconfession of McLin of the Florida Board of

then we will know certainly that your seem-ing repentance was only that you might sgain deceive and betray the people. Mr. H. charged that Hayes had never been elected by the people and that the country was disgraced by his occupancy of the Presidential chair—charged that the chief actors in this stupendous wrong were Noyee, our Minister to France and Sherman, the present Secretary of the Treasury, and that corruption existed everywhere. Mr. Hughes was not very complimentary to Tilden and said that he possessed neither the moral or physical courage to lead a great party. party. That his acquiescence in measures that led

to the inauguration of Hayes exposed him to the suspiolon that he assented to them— certainly if he did not his cowardice was criminal.

Mr. H. then contended that all prosperity rested on labor and that cheap money in abundant supply was necessary to give em-ployment to labor and enable it to compete with forgign lakar where the hire of capital was four per cent or under. He concluded

tion, Mr. Hayes should see the propriety of retiring, 1 do not see that Congress can do less that is above suggested.
Unquestionably there is a great difference of opinion in the Democratic party in regard to Mr. Tilden. There is no use in denying that. The objection that many demogration of the two that. The objection that many demogration of the question of getting rid of Hayes. If we adopt the opinion of Mr. Tilden's strongest.
Between 11 and 12 Mr. H. was serenaded by the guestion of getting rid of Hayes. If we adopt the opinion of Mr. Tilden's strongest.
The approaching wedding of Senator Don Cameran and Miss Sherman profoundly sgit tate the feminine portion of W ashington 'so etety.'' Cards are out and the knot is to be tied at St Paul's Church, Cleveland, at s of ordoek p. m., May 9th. In this connection the story is told that recently while Miss Sherman was in Baltimore, the Senator Mark and port of orwalt not only easy but that in obediatories. He spice of a money oligarchy and said the story is told that recently while Miss Sherman was in Baltimore, the Senator Miss Sherman was in Baltimore, the Senator Miss Sherman the knot is to be the story is told that recently while Miss Sherman was in Baltimore, the Senator Sherman was in Baltimore, the Senator Senator Miss Sherman was in Baltimore, the Senator Miss Sherman was in Baltimore, th othere to a well known haw that money like nat-al streams, flows to a common centre or reser-voir, that therefore it could and has come to pass that this combination of capital exists and con-trols wages, the rates of transportation &c., that the people have the remedy in their cwn hands if they have only the intelligence and courage to apply it.

FOR COUNTY SUPERINTENDENT. M. W. NUSS. of Bloomsburg. WILLIAM H. SNYDER. Orange township. School Directors' Convention meets the 1st Tuesday in May.

(The following persons have been proposed t nomination by the next Democratic county Conver-tion to be held August 13th, 1878. Candidates an nounced in this list are pledged to abide by the detion of the Convention.)

> FOR REGISTER AND RECORDER, GEORGE W. STERNER, Bloomsburg.

> > JOHN S. MANN, Centre township,

> > > Bloomsburg.

I. K. MILLER,

Bloomsburg.

J. H. MAIZE,

Bloomsburg.

FOR COMMISSIONER. MOSES SCHLICHER,

Beaver Township,

Fishingereek township.

Beaver township.

FOR TREASURER.

Centre township.

Seatre township.

ISAIAH BOWER,

Berwick.

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H. J. DIETTERICH. HOP BITTERS. Centre township. you are married or single, old or young, suff from poor health or languishing on a bed FOR PROTHONOTARY. HOP BITTERS. DR. J. R. EVANS.

> HOP BITTERS. HOP BITTERS. you are simply alling, are weak and low ited, try it ! Buy it. Insist upon it.

HOP BITTERS. It may save your life. It has saved hun Treasurer's Sale of Unseated

Lands in Columbia County, Pa.

MONDAY OF JUNE A. D. 1878.

TERMS OF SALE

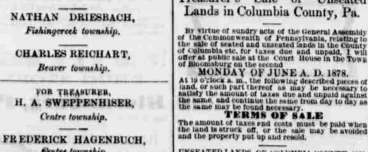
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s Flangan A Fry S W Graff John Scarbeart W m Hoats John Sr Haucz Jonsthan Hinderlijer Jacob E Hoats Chas & John Forks, Pr SSIGNEE'S NOTICE. A State of the sold assigned of law of the lower has been appointed assigned of lawid b. Hower of Catawissa for the benefit of creditors, &c. All persons therefore, indetted to the sold bavid \$, Hower, will make payment to the sold assigned hower the same with catawiss of demands will make known the same with icts Harner & Chester Boffman & C Hunt & G Hunt & G Hunt & G Hunt & G Hunter & Chester Kenter Frank Larence W K Larence W K Larence W K Lowis Prank Longenberger Nat Morris Dunlei Bodto & Boat

MOSES HOWER, W. L. EYERLY, AU.Y. for Assignce, may 8, 1918 4w



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