

BROCEWAY & ELWELL, Editore. BLOOMSBURG, PA.

Friday, JAN. 17, 1879.

AUDITOR GENERAL'S REPORT. We have received a copy of this docu-ment, and find therein the following items of interest to the tax payers of this county,

Total amount of state taxes as returns by the county commissioners, Amount of property subject to tax of 3 mills on the dollar,

Amount of property subject to a tax of 1 per cent, Total amount of tax on watches,

Gross amount of taxes due the commonwealth. Population,

TAX ON CORPORATION STOCK. erwick Rolling Mill Co . Bioomaburg Iron Co.,
Catawissa Bridge Co.,
Espy Lime & Cement Co.
Jackson & Woodin Mfg Co.
Lecust Mountain Coal & Iron Co.

Tax on personal property for Columbia county, Tax on loans, Bloomsburg, Columbia county, Tax on Loans, Berwick,

TAX ON WRITE, WILLS, DEEDS B. F. Zarr, Prothonotary, W. H. Jacoby, Register & Reco RETAILERS LICENSES. H. W. McReynolds, Treasurer, Tavern licenses, paid by Treasurer Eating House licenses, \$1,444 09

Patent Medicines. TAX ON BANK STOCK. et National Bank, Bioomsburg, The Bloomsburg Banking Co., paid on net earnings or income, Jackson, Woodin & Jackson, Barwick Rolling Mill,

Columbia county has received for its common schools, State Normal School 6th District. The militia expenses of the state

Amount paid for suppressing the strike riots in 1877 The total receipts by the state

\$6,653,933,58 Authority of Parents Over their Children

In the case of Trustees of Schools against Van Allen, the question as to what right the parent has to direct the studies pursued by his child who attends a public school is considered. It is held that the trustrees of aschool distric may prescribe what studies shall be pursued and may regulate the classification of the pupils, but that a parent may select from the branches pursued those which the child shall study, so long as the exercise of such selection does not interfere with the system prescribed for the school, and that the child cannot be excluded from one study simply in a knowledge of grammar, which his fath er had forbidden him to study. He had asked to be admitted to pursue only those studies in which he was sufficiently proficient to entile him to admission to the high school. The Court held that a rule requiring his exclu-sion was unreasonable and could not be enforced. In Morrow against Wood, in Wisconsin, a father directed his child, who at-tended a public school, to study only certain branches among those taught in the school. The teacher, with notice of such direction equired the child to study other subjects and upon his refusal to do so whipped him. This was held to be an unlawful assault In Ruleson against Post, in Illinois, a girl, 16 years of age, was in attendance upon a public school, to the benefit of which she was entitled, and was in a class which, by the course of study prescribed by the directors of the school, was required to study bookkeeping. Under the direction of her parents she refused to pursue the study, and for that reason was, by the teacher, acting under the order of the directors, forcibly expelled from the school. The Court held that the directors and teacher were all liable in an action of trespass, the directors having no power to prescribe such a rule or to authorize the teacher to enforce it .- Albany (N. Y.) Law

In considering the changes in the party vote in South Carolina, it is well to keep in mind a few frets bearing upon the reform instituted by the Democrats since their return to power The expenses of the S ate Legislature are particularly in point. In 1870-71 the total expenses of the South Carolina Republican Legislature were, in round numbers, eight hundred and twenty two thousand dollars; in 1871-72, one million five hundred and thirty-three thousand dollars; in 1872-73, nine hundred and eight thousand dollars ; in 1873-74, nine hundred and twenty-two thousand dollars. In 1877, under the new Democratic regime, they were at once reduced to \$84,096. Again, it is worthy of note that since 1876, when the tepublican administration was overthrown the attendance of colored children in the public schools of the State has increased nearly thirteen thousand over the number attending during the Republican regime. To the unbiased mind it will perhaps not be thought surprising, in the light of these facts, that there are not a few Democratic negroes in South Carolina. - Phila. Record.

Benjamin Hunter, the murderer of John Armstrong in Camden about a year ago, was hanged at the Court House in that city on the 10th inst. During the trial and until within a few days before the execution he exhibited much indifference, but as the time drew near his courage gave way, and on the case is that these mixed marriages ough Friday he lost consciousness and had to be carried to the gallows, and supported while the noose was being adjusted. The rope was too long and after being jerked into the air he came down so that his feet nearly touched the floor. The sheriff and his deputies seized the rope and hoisted him nearly to the ceiling until be was strangled. It was a terri hie scene and the sheriff has been severely censured for the miserable arrangements The law pretends to be bumane but its exe cution in this case was barbarous.

A Wilkes-Barre Forger Caught

Thomas D. Conyngham, a forger from the United Stater, has been captured in Rio Japeiro. The Brazilian government has signified its willingness to surrender him to justice, and he will be returned to New York by the next packet.

WASHINGTON LETTER.

We are likely to have investigation nough. Besides the Teller Committee and Committees which have long been in session bere in the examination of the affairs of var-ious Departments, the Potter Committee has resolved to go into the subject of "cipher despatches." I am glad of this. Those depatches have done and are now in condiion to do great mischief to the Democratic party. The more they are investigated the less parmful they will probably be. Our friends will do well to make the inquiry thorough

and to sit at all times with open doors. In Kausas, Illinois and Wisconsin the enatorial contests are getting warmer as the days of election approach. In New York, ennsylvania and Indiana it is conceded that Conkling, Cameron and Voorbees, present Senstors, will be elected. There is far from the same certa ntv as to Ingalls, Oglesby and Howe. Against logalls serious barges are made, and opposed to Howe and Iglesby are stronger men in the persons o

Carpenter and Logan,

Since Dec. 1st four members of the House have died-Mesars, Williams, of Michigan, Douglass, of Virginia, Hartridge, of Gorgia, and Schleicher, of Texas. The funeral services of the last named will be held in the Hall of the House to-day. Mr. S. was an extremely popular man, and actually controlled legislation on the subject of the army at the past session of this Congress. He succeeded in securing followers enough among Democrats to prevent a reduction which would otherwise certainly have been made in the strength of the army. On all other subjects he voted with the Democratic

I have before mentioned the fact that as effort will be made at this session of Congress, to secure a small subsidy for two lines f steamships to South America-one from New Orleans and one from New York.

It being understood that Justice Hunt vilt retire from the bench of the U. s. Supreme Court, even if he recovers from hiresent sickness, there is much speculation us to his successor. It will of course be the \$14,25 wish of Mr. Haves to give the office to some one who in some way assisted in mecounting he votes for President. Attorney General Devens would like the place, too.

Apparently basing his theory upon the

well known fact that yellow fever disappear with the coming of the first severe frost, Prof. Ganger submits a proposition to prevent the introduction or spread of that dreadtul disease by submitting to the action of frosts sir the infected vessels coming into port and the dwellings in districts which are infected. He claims that he can in fifteen minute reduce the air in any dwelling or vessel to zero, and that every germ of the disease in

destroyed at that temperature.

If Gen. Sherman had at any time a hope of securing the passage of Barnside's army reorganization bill he has probably given i up before this time. Unfavorable comments on it are received here from all sections of the country, from the army, from private

citizens, and from the press. Are the three infant daughters of the Hon Mr. and Mrs. Leopold Agar-Ellis, who will be respectively in January next 13, 12, and 10 years of age, to be educated as Protes tants or as Roman Catholics ? Such was in ubstance the specific question which the English Court of Appeal has just been called upon to decide, but the decision thereon is noteworthy as 'likely to be a controlling on because he is deficient in another. In this case the pupil was denied admission to a Agar-Ellis, who is a member of the Church of England, before he married his present of England, before he married his present wife, the daughter of Lord Camoys and s children born of the marriage should be brought up in the lady's religious faith. But as soon as the first child was born he retract ed this promise, and has ever aince then been firm in his determination to bring up his children in the Church of England, Mrs. Agar Ellis, however, disregarded her husand's positive commands and indoctrinated the tittle girls with all the tenets peculiar t the Roman Catholic Church, such as the adoration of the Virgin, the invocation of pa tron saints, and the practice of confession It was conceded by counsel that the ante nuptial promise was in point of law abso lutely void. As between the husband and wife, therefore, said Lord Justice James who delivered the judgment of the Court, the question was to be determined as if ther had never been any such promise, and just as if she or her husband bar embraced a new saith after the marriage. In the unanimous pinion of Lords Justices James, Baggally, nd Thesiger, woo heard the appeal, it is the husband's undoubted right to remove his children from the influence of a mother who

avowedly using that influence to thwar, his wishes. The main argument be fore the Court was not, however, on any conflict of rights between husband and wifebeing conceded that by the law of Eor and the father is undoubtedly charged wat flict of rights as between the father and the children themselves was the great issue. In other words, is the right of the father to control the education of his children a reasonsble discretion or an absolute one?

It was held by the Court that unless the

ather had forfeited such parental right by moral misconduct or the profession of irreigious opinion, his legal right could not be nterfered with. "If a good and honest father, taking into his consideration," reads the opinion," the past teaching to which his effect of that teaching on their minds, and the risk of unsettling their convictions, comes to the conclusion that it is right and for their minds of the place of beginning, containing for their welfare, temporal and spiritual, that be should take means to counteract that eaching and undo its effect, he is by law the proper and sole judge of that. . He is quite as likely to judge rightly as we are to judge for him. At all events, the law has ma le him, and not us, the judde, and we cannot intefere with him in his honest exercise of the jurisdiction which the law has confided to him." The appeal of Mrs. Ager-Eilis was therefore unsuccessful, and during the remaining years of the children's minorities the whole responsibility of their religious education is thrown upon their father. The moral sought by some to be deduced from

to be discouraged by Protestant and Roman Catholic parents alike

It is no vile drugged stuff, pretending to be made of wonderful foreign roots, barks, &c., and puffed up by long bogus certificates of pretended miraculous cures, but a simple pure, effective medicine made of well known valuable remedies, that furnishes its own certificates by its cures. We refer to Hop Bit I's, the purest and best of medicines. See "Fruths" and "Proverbs" in another

SELLERS' GOUGH SYRUP!

Photographing a Trotting Horse. Washington, D. C., Jan, 13., 1879.

Apparatus costing \$2,000 has been suc cessfully used to San Francisco to photograph a horse while trotting. A row of cameras was uncovered and covered by electricity, thus photographing the famous borse at successive points of his strides while going at a 2:25 gait. These pictures show that his feet were all off the ground together twice during the stride, notwithstanding the general belief of turfmen, that a trotting horse always has one fort down while

Marriages.

KARNS-STYER -In West Hemlock on the 2d inst., by Rev. N. Spear, Mr. L. S. Karns of Madison to Miss Mary P. Styer of West Hemlock.

BUCKALEW-MEARS -At the residence of Col. C. K. Hughes, of the Town of Bloomsburg, on the 5th inst, by E. E. Orvis, Mr. Amos Buckalew of Bloomsburg, to Mrs. Maggie C. Mears of Hazleton.

THOMAS-COFFMAN -On the 31st ult. at the Reformed Church at 64 o'clock p. m. by Rev. E. Krebs, Mr. G.o. O. Thomas to Miss Maggie Coffman, bothof Bloomsburg. Hooven-Parker -At Orangeville Jan. st, 1878, by the Ray C K, Canfield, Mr. Thomas A. Hoover of Benton to Miss Mar-

garet M. Parker of Robesburg, Pa. ACHENBACH-SEVRERT - At the home of he bride on the 24 last, by Rev. H. S. Mendenhall, Mr. Wm. M. Achenbach to Miss H. Alice Seybert, both of Orange. HESS-ZANER -At the Methodist parso age in Orangeville on the 4th inst. by the same, Mr. Wm. S Hess of Centre to Miss M. Vernie Zaner of Fishingcreek.

HUMMEL-SWARTHOUT.-At the Orange ville hotel on Jan. 7th, by Rev. A. Houtz Mr. J. A. Hummel of Greenwood to Miss Hannah Swarthout of Fishingereak.

Deaths.

Ash.-In Fishingereek towns' ip on the 5th lust., Christian Ash, aged 80 years, 9 onths and 21 days.

Moone-In West Hemlock on the 8th nst., Mrs. Joanna Moore, aged 75 years months and 28 days. HUTTON.-In Mt. Pleasant township

the 20th ult., Mrs. Losh M. Hutton, wife of Jesse Hutton, aged 49 years, 5 months and

NEW ADVERTISEM NTS. ORPHANS' COURT SALE

REAL ESTATE! By viriue of an order of the Orphans' Court of the county of Columbia, the undersigned Administrator of the estate of Dawd Shaff r. wr., late of the town ship of Briarcreek in said country of Columbia will expose to public sale on the premises on

Saturday February 1st. 1879.

tate.

All that certain piece or purcel of land situate in the townsi ip of Briarcruck ators-aid, bounded and described as follows, to-wit: Beginning at a post at purpart No. 7, as described in the return of inquest in said estate, and running thence along land of Samuel Knorr, south ten degrees east, one hundred and significant to a stong, thence by the same north seventy-one and a half degrees cast four-ten perches to a stong, thence by land of John Eisser north ten degrees west one hundred and six teen perches to purpart No. 7, thence by purpart No. 7, south eightly degrees west, thirteen and eight-tenths perches to the place of beginning, containing TEN ACRES AND FOURTEEN PERCHES.

ALSO, all that certain piece or purcel of land situ-

TEN ACRES AND POURTEEN PERCHES.

ALSO, all that certain piece or purcel of land situates in Briarcreek aboresald. Beginning at a pine in line of land in the warrantee name of Alexander half degrees west legacty-four perches to a Pin-down, thence by the Monatchin struy so uth eighty-two and a half degrees west innety-eight and one tenth perches to a sone, thence by land of Henry-haffer south ninetsen degrees e at fitty-four perch-es to a stone, thence by land of Daniel Harman north eighty-two and a half degrees cast seventeen and six-tenths perches to a stone, thence north nine-teen and three-fourth incress west eighteen and s-10 perches to a stone, thence north eighty-two and a half degrees cast twenty-four an inve-tenths jurches to a dear black was and stones, thence south ninetsen and three-fourth degrees each twenty sour

TWENTY-THREE ACRES AND TWENTY-SIX

nate in the township of Briarcreak aforesaid, begin alog at a pine in time of land of Witham Hippenster by land of said theory of M B wer and hetrs of Samue Stiter north eighty five degrees fifty-seven immuter west one humbred and eighteen and eight-tenths perches to a stone, thence by purpart No. 1, more particularly described in the return of inques in said cetate, north eighty-alms degrees west thirty perches to a skins, thence by the same north twen ty-one and a half degrees west eighty-two and three tenths perches to a stone, thence by the same south eighty-two degrees west forty-one and two-testin perches to a stone, thence by land of Mary Sittes perches to a stone, thence by land of Mary Sittes north eighty-one and five-eighths degrees east twee ty-five porches to a stone, thesee by the same sout thirteen degrees east one hundred and nice and four tenths perches to a stone, the noe north seventy

the place of beginning, containing

138 ACRES

and sixty perches nest measure.

ALSO, all that certain place or parcel of LAND situate in the township of Briarcreek aforesaid, beginning at a chestnut oak and running thence along line of land of Funier and boty, south eighty-lwo and a half degrees west eighty-nine and eight-tenths perches to a stone, thence by Furpart No. 8 in said inquest more fully described south twenty-one degrees, east eighty-dix and eight tenths perches to inquest mare fully described south twenty-one de-grees, east eighty-six and eight tenths perches to a ston-, thence by land of John Kinner, Purpart No. 8, J. B. Fress, Jesse Hoxs and heirs of John Fost north eighty-two and a half degrees cast eighty-six and three-tenths perches to a white loak down, thence by land of Houry sander north eighteen and three-fourths degrees west eighty-six purches to the piace of beginning, outsights FORTY-SIX AGRES AND SIXTY-SIX PERCHES. Best measure.

PORTY-SIX ACRES AND SIXTY-SIX PERCHES, neat measure.

Al-O, the undivided one half of all that certain piece or parcel of LAND situate in the town-ship of influences aforesaid, seing a mountain tract in the warrantee name of William Clark, bounded and described as follows, to-wite: Beginning at a post, and running thence atong Purpurt No. 7 (being the piece of land last above described and land of S. J. Pouler north twenty-three degrees west four hundred and forty-ship perches to a stone, thence by land in the warrantee name of stacy. Potts south sixty degrees west one hundred and seventy perches to a white onat, thence by the same south eighteen degrees east firty eight perche to a poptar, thence by land in the "arrantee name of Jacob Neyer south twenty-one degrees west three hungred thirty-seven perches to a white one Membre by land of ira Lottier

430 ACRES and seventy perches and allowances.

TERMS OF SALE.—Ten per cont of one-fourth of the purchase money to be pull at the striking down of the property; the one-fourth less the ten per cont at the confirmation of a le, and the remaining three-fourths in one year thereafter, with interest from confirmation nist.

LEVI STAPSER and

NEW ADVERTISEMENTS.

HOTEL FOR SALE. The ST. CHARLES HOTEL, BERWICK, now occupied by J. H. Hoyt is offered for sale by the under IT IS A GOOD STAND,

nd can be purchased on PAVORABLE TERMS. Perceision will be given April 1st, 1879.
For furtion particulars address Executrix of N. G. Westler, deed, jan. 17, 79-8w WANTED BY A LARGE and RELIABLE

Traveling Salesmen for Colambia, Montour 2 Northumberland counties, Men having trade and knowledge of the business preferred. Address with reference, QUEENSWARE care Drawer LD, Philadelphia, Pa. Jan, 17, 72-18

A DMINISTRATRIX' NOTICE.

A RESTATE OF WILLIAM EINTNER, DECEASED.

Letters of administration on the estate of WE Kistner, late of Madison township Columbia County Pr. deceased, have been granted by the Register and county to the undersigned administrary to whom all persons indebted to said e-tate are requested to make payment, and those having the column of demands against the said estate we make them known to the said administratrix without the said said to the said said.

SSIGNEE'S NOTICE.

In the District Court of the United States for the Western District of Pennsylvania.

In the matter of J. A. Lone, Bankrupt,
Western District of Pennsylvania.

TO FIOM IT MAY CONCERN.—The undersign of her boy gives notice of his appointment as Assign ee of J. Lone, of Gien City, in the County of cy lumbia and State of Pennsylvania within said District, who has been adjudged a Bankrupt on Cred tors petition by the District Court of said District.

Dated, Danville January 8th, 4879.

H. M. HINCKLEY, Assignee.

A DMINISTRATOR'S NOTICE

RETATE OF SANUEL D. WHITE, DECRASED Letters of Administration on the exists of Samue D. White, late of Palningersek two, two, two, two, two have been granted by the Rectister of said young the undersigned Administrator, to whom all person indebted are requested to make immediate the rad and those having claims or demands available the tate will make them known to the administrator without delay.

A FREE GIFT!

LICENSE NOTICE.

Notice is hereby given that the following nameroons have filed with the Clerk of the Court namer sessions of the Peace of Columbia counter petitions for license which will be present the Court on Wednesday, the Pitth day of Peb

more. Enting Home, Shoomaburg
Tavern, Berwick
Confre
Liquor Store, Catawassa.
Tavern Orange,
W.M. KRICKSJU'S 3an. 14. 79-40 PETURN NOTICE.

He act of April 81, 1856 requires Assessors 8 upertime act of April 81, 1856 requires Assessors 8 upertime act of April 81, 1856 requires Assessors 8 upertime act of April 81, 1856 requires Assessors 8 upertime act and active to a second active active to a second active of all taxes on seased and unseased
and active to a second active active active to a second active act

BTEPHEN POHE,
CHAS, REIGHART,
Attest; John B. CASET Chirk.
Commissioners:

ers' Office, Bloomsburg, Pa., ORPHANS' COURT SALE

OF VALUABLE REAL ESTATE

By virtue of an order of the Orphans' Court of C ambia county, the undersigned Administrator, &c.
f Samuel D. White, late of said county, will expose
public said on the premises in Ocatro townshi
t ten ordock in the forencon on

Friday, January 31st, 1879, the following valuable REAL ESTATE to wit:
All that certain piece or parcel of land situate
he township of Centre, bounded and described
below, to wit: Beginning at a stone near the hou
formerly owned by John P. Strohmeyer, thence follows, to wit : Beginning at a stone near the house formerly owned by John P. Strohmeyer, thence be of st Mary Sponenberger deceased north eight six degrees east thirty-two and five-tenths perches to a stone, thence by land of Samuel Kelchaer and Samuel Bower, north thirteen degrees west twenty-eight and five-tenths perches; thence by Allen Shellinammer south eighty-two and a half degrees west forty-two perches and two-tenths to a stone, forth eighty-two perches and two-tenths to a stone, thence by land of Michael D. Bemiey south eleven and three-tenths perchetoes at twenty-seven and three-tenths perchetoes attone, thence south seventy-two and a half degrees cast seventy and degrees, east twenty-seven and three-tenths perchetoes at some, thence south seventy-two and a half degrees cast seven and two-tenth-purches to a stone is a public ruad and thence south twelve and light-tenths percheto to the place of beginning, containing

FIFTEEN ACRES & :49 PERCHES. FIFTEEN ACRES & :49 PERCHES.

ALSO, all that certain messuage, tensment or tract of LAND situate in the to enship of Centrator tract of LAND situate in the to enship of Centratoresaid, beginning at a stone, thence by la discipation of the stone of the stone of the perches to a stone, morth by land of Joseph Conner eighty-four and a quarter degrees seat fourteen and seven on the perches to a stone, thence north by land of Samuel Kelchner tweive and a half degrees west twenty-five and nine-tentals perches to a stone, thence south by land of Samuel Sponenberger eighty-three degrees west thirty-six and eight-tentas perches to the pix cof beginning containing SIX ACRES strict measure wish the appurte ances.

tances.

TERMS OF SALE—Ten per cent of one-fourth of the purchase money to be paid at the striking down of the property, the one-fourth less the ten per cent at the confirmation of sale, and the remaining three fourths in one year thereafter with interest from

C. W. MILLER, Att'y. Jun. 11, 76-65 II. J. CONNER, Administrator

SHERIFF'S SALE.

By wirtue of sundry writs issued out of the Court f Common Piess of Columbia cou ty, and to me freeted, will be exposed to public sale or out cry, MONDAY, FEBRUARY 3d, 1879.

All that certain lot of ground situate in Beare lownship, Columbia county, Fennsylvania, descrit ed as follows, to-wit: Bounded on the north b unds of C. Shuman and Jona Hunstager, on the east y D. Raimer, and on the west by other lands of

which are erected a Frame Hotel, stable, ice house and out buildings.

* ALSO,

All that certain piece or parcel of ground situate in Beaver township, Columbia county, Pennsylvania, described as follows to writ: Bounded on the north by Heary Miller, on the south by land of John Hunsinger, on the east by their lands of paid Joseph shuman, and on the west by F. I. Shuman, containing ten acres more or less.

**Sciect, taken in execution at the suit of Caroline wann against Joseph II. Shuman and the Executors of Jacob shuman, deacased, and the administrators of Michael Grover, declared,

ALSO.

All that certain lot of ground situate
Centre township. Columbia county. Ps. described as follows to-wit: bound on the north by land of James Kocher, on the oast by land of George Hess, on the southby land of George Hess and Chas. Hippensteel, on the west by land of stephen Moltwen and James Rocher, containing 13 acres more or less, on which are erected a frame house, barn and out buildings.

buildings.
Scized, taken in execution at the suit of Samuel
J. Conner, sarviving executor of G. H. Powler, decounct, against Feber G. Bachman, and to be sold as
the property of Pater C. Bachman
Jackson & Son, Attorneys.

Peal Ex. JACKSON & NOV. ALLEMBY.

TEXTUS COSE OF the day of Sale.

JOHN W. HOFFMAN.

RECOR.

SHERIFF'S SALE.

Ry virtue of sundry write issued out of the Court of Common Pleas of Columbia coun-ty, and to me directed, will be exposed to pub-lic sale or out-or, at the forms out-cry, at the Court House in Bloc

MONDAY, FEBRUARY 31, 1879, All that town lot attuate on Third street in the All that town lot situate on Third street in the Town of Bloomsburg, bounded and described as follows, to wit: On the north by Pine Alle, on the east by lot of William Swentzel, on the south by Taird street and on the west by Barton Alley, the said lot being fity feet front more or less on Third street and extending in depth to Pine Alley two hundred feet more or less, whereon are erected a double two story frame dwelling house and out Seized, taken in execution at the suit of The Mu-

tual Building and Saving Fund association of Biocomburg against Adam Case, and to be sold as the property of Adam Case. a, Attorney. ALSO,

All that certain messuace, tenement and tract of and situate in the Town of Bi comsburg, county of columbia, Pennsylvania, bounded and described as shows, to wit; beginning at a corner of land of O tollows, to-wit; beginning at a correr of in dors.

A. Jacoby, thence by the same and lot of J cob Wanich south sixty-two and a quarter degrees west thirty-two and four-tenth perches to land of Oavid J. Waller, thence by the same south twenty-eight and waller, thence by the same south twenty-eight and and to b soid as the property of Lemuel Drake. water, thence by the same south twenty-tight and a quarter degrees, west one hundred and fine and five tenses perches to the gusquehanna litter, thence up the same north sixty-five and a quarter degrees, at thirty-three and eight tenths percess, thonce by lands of Jos. W. Hendershott and others north twenty of C.t.swiess in the county of the county o ty-nine and one-half degrees west one hundred and twelve and one-healt p when to the place of begin-ning, containing twenty-two acres and forty-s x porches of land more or less, on which are erected a

large brick dwelling house, frame barn, wag on house wood shed and other out buildings.

Seised, taken in execution at the suit of Isaac Reder's use against Jacob Celifennson and to be sold as the property of Jacob Delifennson. IRRLER, Attorney.

All that certain tenement or tract of land lying and eding in Locust township, bounded and described as ollows, to wit: Beginning at a white oak, corner of and of Peter Miller, ar., running thence by the same orth seventy-seven and one-half degrees west for-y-one and eight-tenth perches to a Spanish oak, hence by the same in the public road north seven-y-dvs and three-quarter degrees west thirtywe and seven-tenths perchas to a stone in said pub-ic read, thence by land of the aforesate Peter Willer r., north ten and one quarter degrees, west thirty-our perches to a stone, thence by land of Peter Mil-or, sr., south eighty-three degrees, east thirty-three and eight-tenth perchas to a stone, thence at a stone beloe from the said stone and land of Peter Millor, sr., north twelve degrees, west forty-nine and three-tenth perches to a stone, thence by land of James A. Fox south eighty-two degrees, east tweety perches to a stone, thence b. land of Jonathan Bachman north seventy-six degrees east sixty-twe and five-tenth perches to a stone, corner of land of Jacob Osewalt, thence by the same south twenty-six and one-half degrees east thirty-seven perches to a stone, the middle of a public road, thence by land of John P. Kachereas one-half degree east nine, ty-seven perches to a white oak thence by the same south 7a degrees, west seventy-two and dive-teath south Ta degrees, west seventy-two and five-teath perches to a stone, thence by other land of John Hughes south fifty-eight perches to a stone, thence by land of Reuben Fahringer and land of Feter Mil her, w., south seventy-two degrees, west forty seven perches to a stone, thence by land of Peter Miller, sr, north two degrees, west twenty five and five-tenth perches to a stone, thence by land of the same tenth perches to a stone, thence by land of the same north thirty-three, degrees east one hundred and twenty-aix perches to the place of beginning containing seventy-eight acres and disease perches be the same more or less, on which are erected a frame house, bare and out-buildings, excepting five and one-fourth acres of ground soid to hartes Miller, described as follows to set; Bounded on the north by land of Peter viller, on the east and south by public road and on the west by land of Charles Willer, containing five and one-fourth acres of

Seized, taken into execution at the suit of Patrick ferbert to the use of A. K. Walter now to the use of Peter E. Buck against John R. Jones with notice to rre tenant, and to be sold as the property of Jone

Levart Factas. ALSO, All those certain two pieces of land situate in the ownship of Briarcreek, bounded and described as ollows: The one piece is bounded on the west by onlows: The one piece is bounded on the west by and of deorge Bower, on the north by land of the late John Doak, on the east by land of (late) harles Masteller and south by land of Michael dow-re, containing ten acres more or less The other piece is bounded by commencing at a

stone corner in line of land of the late Join loas, these north seventy-four degrees, west twelve and sight-tenth perches to a stone, then e by land of sali John Price above described south three-fourths degrees, east fity-nine and five tenths perches to a tone, thence by land of — Bower, south seventy-ightend a fourth degrees, west four and anne-tenth perches to a stone, thence by land of to said 80 were south eight and one-fourth degrees, west fifty-seven and four-tenths correlated. nd four-tenuts perches to the place of beginning

ing turns acres and twenty-six per Seized, taken into execution at the suit of Joseph

JACESON & SON, Attorneys. Al. Levari Factas
A LSO,
All that certain piece or parcel of ground situate in Jackson township. Columbia county, Pennsylvanis, described as follows to-wit: Bounded on the north by I and of Shatty and John L. Hess, on the wast and south by Jask Yorks, on the west by William Yorksontaining one hundred acres more or less, on which are creeted a frame house and barn. Seised, taken into execution at the suit of Jaco

chayler against James F. and N. D. Kile and to be sold as the property of N. D. Kile.

KNORS, Attorney.

ALSO,

Vend. Ex. A lot of ground situate in the borough of Centralia, Columbia county, Ponnsylvania bounded and de-cribed as follows: On the south by Centre street,

scribed as follows: On the south by Centre street, in the west by lot of John Arter, on the north by an alley on the east by lot of Ang ist Gable, containing lifty feet front on said centre street and one hundred and forty feet in depth, whereon are erected a two-story frame dweifing houses and sut-buildings. Selzed, taken in execution at the s if of C. G. Murphy against 1,P. Houghand, and to be sold as the property of J.P. Houghand.

BARRIEN, Attorney.

Al. Pi. Fa. All the interest of Samuel W. Baker in that certain

of of ground situate in Centre tow ship described is follows: Bounded on the west by lane and land of as torown house on the porth by land of Levi Miller, on the east by land of Levi Miller, and on the south op public selecting from Espy to Servick, containing free acres more or less, on which are or seted a frame dwelling house and frame stable, together with out buildings.

with out buildings.

Seized, taken in execution at the suit of George Suckel against S. W. Baker and to be sold as the property of S. W. Baker.

Howard, Attorney.

Vend. Ex.

ALSO,

All that certain 'et or plece of ground situ ite in
the Town of Bloomsbury, 'columbia county, Pennsylvania, and described as follows to-wit: Bounded on
he north by Henry shutt, on the west by Poplar
recet, on the east by an alicy and the south b Josiph Hendershott, containing fity feet front on Popair street and two hundred feet in depth more or
cas on which are erected a frame dwelling house
barn and out buildings.
School, taken in execution at the solit of first

Seized, taken in execution at the suit of The Mutua Building and Saving Pund Association of Recombining against Samuel B. Anderson and to be sold as the property of Samuel B. Anderson.

Rosson, Attorney.

Fl. Fa.

All that certain lot or piece of ground situate in Sout towashis, Columbia county, Pennsylvasia.ue-sortiod as follows, to wit; blunded on the north by land of Benjamin Richard, on the east by land of John Lee, on the south by land of Abraham Sayder, iii ram Tronso and John Shuman on the west by law of Harvey Greeling, containing one hundred an forty-sine acres more or less, on which are erected a dwelling house, bank barn and out buildings. Selred, taken in execution at the suit of Henry J. McEwen against Moore Creveling and Henjamin Richart and to be sold as the property of Moore Creveling.

ALSO,

All that certain lot or parcet of ground situate
in Slabtown, Locust two, of county, ennsy vania,
described as follows, to-wit; bounded on the north
by,land of leath Yeager, on the east by land of David
Yeager, on or, and of Isaiah Yeager, on the east by land of David Yeager, on the south and west by public road, containing one agre more or less, on which are erected a frame dwelling house, store house and out buildings. Sched, taken in execution at the sub of Charles Gable against Lucas Fahringer, and to be sole as the property of Lucas Fahringer.

Miller, Attorney. Vend Ex.

HOWELL, AUTDOY.

n alloy, on the south by an alloy and on the west y East street, containing —— feet front and see eet in depth on which are erected a double dwelling bouse and out buildings.

Seized, taken in execution at the suit of Ril Jones now for use of Co'umbia County Mutual Saving Fund and Loan Association against warsh triggs and to be said as the nequesty of warsh firing m.

Mithing of Lyring, Attornay a. Fand, Ex.

D. W. JOHNSON. dec. st. 15-1m rch Street, Philadelphia. LEGAL BLANKS OF ALL KINDS

SHERIFFS SALE.

By virtue of aundry write issued out of the Court MONDAY, FEBRUARY 3d, 1879.

All that certain lot or piece of ground situate in Fishingereek township, Columbia county, renn-sylvania bounded on the north by land of George adwallader on the east by hand of John White, the west by land of M. Rutan, on the south by land of Alex Stewart, containing ninety acres, on which are crected a dwelling house, barn and outbuild-

ALSO, A certain house and lot of ground situate in Espy, Scott township, Columbia county, Pennsylvania, bounded and described as follows: Beginning at a corner of lot owned by John Shaman, on the north side of Main street, thence by said lot northwardly one hundred and eighty feet to an alley westwardly thirry feet to corner of lot owned by Henry Jones, thence by said lot southwardly one hundred and eighty feet to stain street afferseald, thence by said street eastwardly thirts feet to the place of begin-

All that certain lot of ground structe in the town of Catawissa in the county of Columbia State of Pennsylvasia, bounded and described as follows, to

Pennsylvacia, bounded and described as follows, to-sit: Reginning at a post set for a sorner of said lot at the intersection of the two public roads leading from the Town of Catawissa respectively to McNinoh and McKeivy's mills, south eighteen and a half de-crees east one hundred and forty-one feet gix inch-es to a post th nee by land of the Catawissa Semi-nary north fifty and a quarter degrees east one hun-dred and five feet to a post on the south side of the aforeacti road leading from Datawissa to McNinch's Mill, thence by the same north sixty-four degrees west one hundred and 44 feet to the place of be-ginning, on which are erected a three-story tirks building, store room, public half and Masonic Hall. building, store room public hall and Masonic Hall. seized, taken into execution as the property of Robert correll with no ice to Catawissa Masonic Association Garnishee, and to be soft as the property of Robert Gorrell with notice to Catawissa Masonic

ELWELL-ARROTT & RUAWN, Attorneys, Vend. Ex

Two lots of ground situate in the Borough of Ce. tralia, Columbia County Pennsylvania, being fift, feet in width and one hundred and forty feet to depth whereon are erected 9 two-story frame dwelling houses, said lots bound d and described as follows: North by Park street, east by — street, south by vacant lots and west by lots of M. Lawler.

ALSO, A lot of ground situate in the Borough, county an lot lately owned by William Torr y, and west by Lo cust Avenue, whereon is crected a two-story fram dwelling house.

All the right, title and interest of said Robert Go ell in the estate of Mary Gorrell deceased.

Seized, taken into execution at the suit of The First National Bank of Ash'and, Pa against Robert Gorrell, and to be sold as the property of Robert Go-PRESER, Attorney. ALSO. ange township.Columbia co Pennsylvania,described as follows, to-wit: Bounded on the north by land of

acre, on which are creeted a dwelling house, bar and outbut sings.

Seized, taken into execution at the suit of Pete Trumpaper to the use of Rosetta A. Gerard agains Theodore Mercer and to be sold as the property of

H. E. SMITH, Attorney.
ALSO, All that certain lot or piece of ground situate in scott township, Columbia county, Pennsylvania, de-scribed as follows to-wit: bounded on the north by an alley on the east by lot of Jesse Hicks, on the south by Main street and on the west b south of seventy-three and on the west by — street cout a bing seventy-three and one-half feet from more or less and one hundred and sixty-fee feet deep more or less on which are erected a brick dwelling

house, frame store building, stable and out-buildings. All that certain lot or piece of ground situate in Scott to enship, Columbia county, Pennsylvania, de-scribed as follows, to-wit: bounded on the norta by

John Lee, on the south by land of Abraham Snyder stram Tronso and John shuman and on the west by land of Starvey Creveling, containing one hundred and furly-nine acres more or less, on which are en soiled, taken into execution at the suit of William

Milnes' Executors against Moore Creveling, and als at the suit of Catharine Whitenight against Moor reveiling and to be soid as the property of Moo PREEZE, Attorney,

All that message and tract of land situate in Motour township, county and state aforesaid bounded and described as follows to wit: Beginning at a nce post, thence by land of Francis Evans port reme post litence by land of Francis Evans north inty-sine and five sighth degrees, east one hundred and littly eight and five tenth perches to a stone; thence by land of isacher Evans and Lloyd Paxton sour in thirty three and one fourth degrees, east one hundred and sixty perches to a stone; thence by land of J. G. Quick south secently and three fourth degrees west, ninety to r and seven-tenth perches to a white east then e south sixty-nine and three fourth degrees west one browsers. urth degrees west one handred and eighte-n an three tenth perches to a stone; thence by land of Mrs. M. J. Herner north 3 3-s degrees west, one hundred and twenty and nine-tenth perches to abite to d leading from Bloomsburg sforesaid t Danville, Pa. thence north seventy eight degrees east four and true tenth perches, thence by land of if een and one-tenth perches to the place of be giuning, containing one hundred and fifty acres and one hundred and nine perches strict measure, on which are creeted a two story Frame house, out kitches, large Bank Barn and Shed. Wagon shed

stichec, arge mank Barn and Shed. Wagon shed and other out buildings. A good spring of running water on the premises near dwelling house. Seized, taken into execution at the suit of Frank-in it. Thoraton, against Joon Thomas and to be sold the property of John Thomas FREEZE, Attorney.

All that extain piece or parcel of ground situate in Mimin township Columbia County Pa. described a follows, to wit; bounded on the north by lands of Stephen Hetler, east by land of Samuel Creasy, south by other lands of Nathan Suss and west by land of Stephen Hetler, containing thirty acres, on which are crected a frame dwelling house and frame

All that certain piece of wood land in Millin ownship Colu. bia County Pa. described as follows o-wit: bounded on the north by lands of George to-wit: bounded on the north by lands of George Stown and William Creasy, east by land of George Brown, south and vest by land of Somboy containing if scress more or less, on which are creat-ed a frame dwelling house frame barn and other out Seiz d, taken into execution at the suit of David

rown, Jr., against Nathan Nuss, and to be sold ar he property of Nathan Nuss JACKSON & SON, Attorneys All that certain lot or piece of ground situate in

stawissa township, Columbia county, Pennsylvania scribed as follows to-wit: Bounded on the north described as follows to wit: Bounded on the north by land of George Zarr, on the east by land of H Hollingshead, Soi, Helwig, Na han Helwig and Daniel Helwig, Na ban the wig and Daniel Helwig, on the west by land of Jonathan Fortner and heirs of William McKelvy, deceased, containing low acres and 55 perches, be the same more or less, on which is erested a Grist a.H. dwelling house and atable hear mill, a smith shop on the north side of Cotawissa rail road, a two story dwellin, house and bar an south side of rail road and a dwelling house and stable on the castern end of said tract.

Scized, taken into execution and to be sold as the property of chas. W. McKelvy. ABBOTT & ICHAWN, Attorbeys.

JOHN W. HOPPMAN,

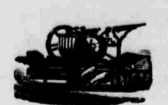
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