THE COLUMBIAN AND DEMOCRAT, BLOOMSBURG, COLUMBIA COUNTY, PA.



BLOOMSBURG, PA. Friday, April 25, 1879. TAXING MONEY AT INTEREST.

There is no more just or equitable manner of raising revenue than by taxing money at interest. It is a species of property that is generally secure, and yields its owner an ample return, with but little or no labor on his part. It earns him an income week day and holi day, in rain or shine. The lender is generally well to do, and the borrower in straitened circumstances To evade this tax is as immoral as the failure to comply with any other law, and this year our assessors should see term ? Will he give the country a better adthat their whole duty is performed. As a ministration than any other man who can be guide to them, and for the information of all chosen ? What ground is there for such exinterested, we print the following opinion of pectation ? Judge Etwell in a case recently submitted to

OPINION.

It is a well settled rule that in declaring for offences against penal statutes (where no form is expressly given) the plaintiff is bound to set forth sp cifically the facts on which he relies to constitute the offence. Bigelow vs. Johnson 13 John Rep. 428. All the circumstances necessary to support the action must be alleged. 1 Chitty Pl. 371.

The 32nd section of the act of 29 April 1844 Pamph. L. 497, merely declares what property real and personal as well as what choses in action shall be subject to taxation. The 3rd section of the act of 22nd April 1846, Digest 1386, makes it the duty of an assessor at the time of making an assessment to require of every person every firm &c. so subjeet to taxation to deliver to him a statement in writing or partly printed and partly written showing the aggregate amount of money due such person from solvent debtors, and also the amount of all shares of stock held by

The fourth section makes it the duty of such person, firm &c , to make out and deliver to the assessor the statement required by the 3d section within fifteen days after being so required. In default thereof the assessor is authorized to make out a statement of the amount upon which a tax should be assessed against such delinquent from the best means

he may be able to obtain. The fifth section provides that if the person from whom such statement may be required shall not exhibit and set forth in any statement made in pursuance of the act the full and aggregate amount of his money and stock he shall forfeit and pay the sum of one hun-

dred dollars. The statute does not require a statement of all the personal property of the tax payer. No penalty is given for not rendering to the or a statement of the items or amount thereof. The declaration in this case sets forth that by reason of not giving to the ascould not be known whether it was for not furnishing a statement of the personal property or of debta due.

be taken by the assessor. The dec

A Baltimore man recently wrote to Her bert Spencer for an explanation of the para doxical customs of the Japanese, citing ex-amples as follows : "A piece of cord is twisted from left to right in the process of manufacture. A plane is drawn toward the person using it. The teeth of a saw are so that it is the upward pull which cuts. Their

books commense at what we would call the, end, turning the leaves from left to right, while the lines run up and down the page instead of across, and the pages are number

The week in Congress has been intro ed at the foot. The face of their clock moves and the hands are stationary. They say 'It duced with a resumption of the army bill is 4 o'clock,' meaning that it lacks four hours debate in the Senate, in which Senators Bayard, of Delaware and Maxey, of Texaof being noon, while with us it is always so much past the starting point." Mr. Spencer took principal part on Monday ; and with replied that the question involves "a wider the introduction of an avalanche of bills in the House. Reversing their tactics of a range than at first sight appears," but declined to express his views, on the plea of lack week ago the Republicans made no oppoaition to the introduction of bills and nearly

terwards.

WASHINGTON LETTER.

Judge the Future by the Past.

of time

What substantial argument can be offered for the election of Gen. Grant to a third few in the nature of war claims were offered

Gen. Grant has served two terms. What was the character of his administration ? Notoriously the most corrupt there has ever been in time of peace.

Were he elected a third term, there i every reason to think we should have the same thing over again, only worse. Some of his enthusiastic supporters Oh, what you say of the past is true, bu

he has learnt the ropes now, and will never be so imposed upon again." But Gen. Grant never showed any indis

osition to let corrupt persons have their way with him. There is the most painful reason for doubting the sincerity of his affected in dignation when his bosom friends, like Bab cock, were detected in shameless frauds Gen. Grant, for a little while, pretended to be indignant, and greatly incensed - just as he did toward his brother in law, Corbin, for his intrigue with Fisk and Gould. But how mined. The loans are to be made on bonds long was it before he was staying at Mr. Corbin's house again ? No: there would be no reform under

Grant. It would be a renewal of the same old spendthrift and corrupt administration

Is it such that the country wants ?-N. Y.

The "nine million steal," which was et gineered through the Pennsylvania Legislature in Goy, Geary's time, and was designed to rob the sinking fund of the State of \$9,-000,000 in securities for the benefit of the Pennsylvania Railroad, fell at last under an unexpected veto. The "four million steal, engineered by the same power, intended to kok, sends a dispatch describing the gor saddle the State with the "Pittsburg losses," incurred during the labor riots of 1877, has failed in the House in which it originated. This marks a vast moral improvement in the politics of Pennsylvania. The Democratic

State Convention of 1877 declared that, until the railroad companies "accepted the Constitution of 1873 in good faith, they should remain objects of the utmost jealousy and vigilance to both Legislature and people,' account a statement of his personal property and the precept seems to have had some prace and money loaned the defendant incurred a tical value. It is monstrous that, while this penalty of one hundred dollars. In this re- great corporation defies the organic law, and spect the declaration is fatally defective. If discriminates against the business of the judgment should be given for the penalty it State to the point of destruction in many discriminates against the business of the branches of industry, it should wear this we should send legations to these or any front of brass, and offer to push through the other countries cannot be explained from a

Legislature a bill providing a gift to it of practical or economical standpoint. Our re-By the statute the person from whom a \$4,000,000 from a treasury which cannot meet lations with foreign countries are commerstatement is required by the assessor has fif the demands of the public schools. The bill cisl, and not diplomatic. We need at a few teen days in which to render it before any ac- is said to have been supported by one of the foreign capitals and large cities able conblies ever us and impudent nercial agents, but foreign embassys are ; assembled by the company. All the chiefs useless and semi harbaric appendage. Our and notables of the Treasury Ring, from Minister to Turkey, is now in Tennessee, Kemble and Magee down, were on the ground our Russian Micister is in Italy and all o to promote the steal, and even Senator Camour foreign representation as far as their eron abandoned his seat to go home and help utility is concerned, might as well be at on the raid. It is something to be able to home with their sisters, and cousins, aunts and mothers-in-law. General intelligence. Legislature has stood firm against the pres the press and the cable, have taken the man-

Common Sense in Temperance

Perhaps there are no more conscientious

Washington, D. C., April 22, 1879. eformers than the temperance men who AN AVALANCHE OF BILLS - FIFTY DIFFER preach the doctrine of total abstinence from ENT FINANCIAL SCHEMES-COLD W. TER ON SOUTHERN CLAIMS-REVstimulating beverages. Most of them talk well and work hard. The efforts of many of EREND DE LA MATYR'S TEN HUNDRED MILLION BILLthem are followed by the signing of tem-PRESEDBNTIAL PROGperance pledges by thousands of persons NOSTICATIONS-GEN. GRANT APPROACHING who were habitual inebriates. It would be delightful to hope that all these signers the public road leading from Mainville to Espy in a THE GOLDEN GATE-ANOTHER ORIEN TAL LEGATION - AMERICAN FOR-EIGN LEGATIONS - ETC., ETC.

would keep the promise they make, Unpleasant facts show, however, that a great nany who sign lack the strength to make their promises good. Perhaps one of the difficulties is that they promise too much. It seems almost contrary to nature that a thoroughly rum-soaked sinner should, on hearing a temperance speech, suddenly acquire such a mastery over the habits which have for years mastered him as to be come a total abstainer. The poor fellow is all the olu bills of the previous session have onstrained by the eloquence of the temper been presented As many as fifty different ance orator to experience a sense of utter financial schemes are offered. If only ten wretchedness. He flies for relief to the only per cent, of the bills introduced should be refuge the temperance man offers him, which considered they will furnish work for two is the signing of the abstinence pledge. He sessions of Congress. Most of those offered expects the act of signing to work a miracle, by Republicans were for pensions. Very and is disappointed because it does not

Then remorse takes possession of his soul. and from the rough treatment that bills of Somebody offers to treat him to a drink. He this character have recently received it is accepts the civility, and is more remorseful thought they will all soon become extinct. and more wretched than ever. Much of the Mr. Joyce, of Vermont, offered a bill looktrouble lies in the prevalent custom of ing to an additional amendment to the con-"treating." It is against this time-honored stitution forever prohibiting the payment to ustom that the new temperance movement disloyal persons of any mouey for property directs one of its heaviest batteries. It does on the south, lands of Mrs. J. W. Sankey on the west, destroyed in the late war.

not ask a man to do impossibilities, but it Representative De La Matyr filed in the presents to him the absurdity of drinking ouse a petition embodying a bill to issue intoxicating beverages just because some ten hundred millions (a French billion) of nconsiderate person who has no claims on greenbacks, and to authorize the Secr.tary his friendship, asks him to. This 'treating of the Treasury to loan to the James River is at best queer business. In some circles to and Kanawha Canal Company \$60,000 000 refuse an offered drink is regarded as an in-Atlantic and Great Western Canal \$50,000. sult to him who offers it. No matter how 000, Florida Coast Canal \$12,000,000, Fort full of drinks the drinker may be, he is ex-St. Philip Canal \$10,000,000, Rock Island pected to take another drink which he does and Hennepin Canal \$25,000,000, Lexington not want and for which he has no roo ". In and Big Sandy Railroad \$5,000,000, Niagara ome parts of the country to refuse a prof-Ship Canal \$14,000,000, Mississippi with

fored drink is to risk one's life. the Pacific coast an amount not yet deter-The new movement is started in New York by eminently respectable people who of the several companies, payable in fifty know what they are about and who have the years, without interest for five years, and at indorsement of some of the wisest head the rate of three per cent. per annum afand warmest hearts in the community. The

great meeting at Chickering Hall showed There is just now much political presidenwhat they meant to do. Other meetings tial talk and prognostication at this seethare following in the principal cities. The new ing centre, which, to hear, would give the plan is not founded on whims or mere enimpression that the nomination of Gen. thusiasm, but on an intimate acquaintance Grant as the Republican candidate was a with human nature. Extremists may deforegone conclusion. Secretary Sherman is nonnee it as partial and incomplete, but it talked of and written about, but his followis none the less worth a fair trial. Old plans ing is without enthusiasm or coherence have been tried sufficiently to show that Gen. Grant is naking a summer live to theories which are in themselves unobje wards the Golden Gate. The Department ionable do not always work well when put of State has late intelligence from him in in practice. Let the new plan have at least Siam. Mr Sickles, U. S Consol at Bangchance and see what will come of it .geous oriental style in which the letter from Times

the Supreme King of Siam to the ex-Presi-E. F. Kunkel's Bitter Wine of Iron. dent was presented. It contained an finvi-Has never been known to fail in the cure of weak ertion, loss of memory, difficulty of breathing gen-eral weakness, horror of disease, weak, nervous tation from his Majesty to General Grant to visit the kingdom as a guest of the government. The letter was encased in Roya rembling, dreadful horror of death, nightsweats purple satin. The consul further announ old feet, weakness, dimness of vision, languar piversal lassitude of the muscular system, cronies that the project of sending an embassy hus appetite, with dyspeptic system, hot I and iushing of the body, dryness of the skin, pail from Siam to the United States has been agreed upon. This will make the number tenance and erurtions on the face, purifying the blood, pain in the back, heaviness of the eyeids of oriental legations at Washington three request black spots flying before the eyes wit emporary suffusion and loss of sight ; want of a The Chinese, Japanese, and Siamees The Turkish legation has been, or will soon tention, etc. These symptoms all arise from a weakness, and to remedy that, use E. F. Kunkel's Bitter Wine of Iron. It never fails. Thousands are now enjoying health who have used it. Get the genuine. Sold in \$1 bottles. Take only E. P. Kunkbe, discontinued. Why these countries should send legations to Washington, or

Ask for Kunkel's Bitter Wine of Iron. This truly valuable tonic has been so thoroughly tested by all classes of the community that it is now deemed in-dispensible a a tonic medicine – It costs but little and purifies the blood, and gives tone to the stom renovates the system and prolongs life.

ger, on the west by land of _____ and on the south by a public road, containing fifty-six acres more of Petterick south seventy-eight degrees east tw enty Petterick south seventy-eight degrees east tw enty and nine-tenths perches to a stone, thence by land of Wesley B. Freas south twelvo degrees west fortyeas. Seized, taken in execution at the suit of the Coumbia County Mutual Saving Fund and Loan Asso seven and five-tenths perches to a stone, north se

clatton against U. J. Campbell and M. V. B. Kosten-bander.and to be sold as the property of U. J. Camp-bell and M. V. B. Kostenbauder. Latrix & Milliks, Attorneys. Fl. Fa. enty-eight degrees, west five-tenths perches to a stone, thence by same and land of Georgek. Hems south tweive degrees west fity-since percless to a stone, and thence by land of Jesse B. Preas north 9 ALSO, All that certain lot and parcel of ground situate is

seventy-eight degrees west twelve and four-tenths perches to the place of beginning, containing four-teen acres more or kas, on which are erected a frame house, stables and out-buildings ; also, one fram grist and flouring mill, together with the water power, fixtures and appurtenances thereunto be line of land now or late of isanc Yetter and running onging. Seized, taken in execution at the suit of Zachariah from thence by said line north seventy-four and a quarter dogrees east twenty perches to a post, thence by land of John J Gearbart north ten and a half de-grees east twenty and a half perches to a post, thence

T. Fowler against Robert F. Watts and to be sold as he property of Robert F. Watts. IKELEN, Attorney. Allas Pl. Fa.

ers west twenty perches to a stone in the aforesaid ibits road, thence by said road south five degrees est thirteen perches to a point in said road, thence ALSO The undivided one-eighth part of all that certain to or piece of land situate in Centre township,Coun-ty of Columbia and State of Pennsylvania, bounded and described as follows, to-wit : Beginning at a y the same south fourteen and a quarter degrees yest intro and three tenths perches to the place of inning, containing two and a half acres strict sure, on which are creeted a frame dwelling stone corner near the head race, thence by lands o Jesse B. Freas and William Lamon, north twenty degrees east one hundred and eight and five-tenth perches to a stone, thence by land of Emma Deltter use and out buildings. Seized, taken in execution at the suit of the Co inbia County Mutual Saving Fund and Loan Asick south seventy-eight degrees, east twenty at octation against M. Y. B. Kostenbauder, and to be old as the property of M. V. B. Kosten baudor. Litrik & Millen, Attorneys. nine-tenths perches to a stone, thence by land (Wesley B. Freas, south twelve degrees west forty-seven and five-tenths perches to a stone north sev-enty-eight degrees west five-tenths perches to a All that certain farm situate in Scott township one, thence, by same and land of George K. Hess stone, thence by same and land of George K. Hess, nouth twelve degrees, west fifty-since perches to a atone, and thence by land of Jesse B. Preas, north seventy-eight degrees west tweive and four-tenths perches to the piace of beginning, constaining four-teen acres more or less, on which are erected a frame house, stables and outbuildings; also, one frame grist and fouring mill together with the water-pow-er, fixtures, and appurtenances thereunto belong-tor. columbia county Pennsylvania, containing one han-ired and thirty-serven acres more or less, adjoi ning ands of Wm. Creveling on the north, on the east by and of George Keller, on the west by lands of Geo Kressler, and on the south by land of K. H. Ikelers, whereon is erected a two story dwelling house, bank barn and out buildings, nearly all cleared land.

All that certain piece or parcel of land situate in solved, taken in execution at the suit of Z. T. For the township and county aforesaid, adjoining lands of Jacob Mellick on the north, lands of Reuben Culp ler against M. A. Watts and to be sold as the property of M. A. Watts. IKELES, Attorney. Allas Fl. Fa.

and on the south judge of Mrs. 3, w. Sankey on the wee and on the east by lands of Samuel Hut hison, co taining ten acres more or loss, all improved. ALSO. Two lots of ground situate in the Borough of Cen trains, Columbia county, Pennsylvania, being fitty PRICES : feet in width and one hundred and forty feet in THREE Q All that certain piece or parcel of land, situate in he township and county aforesaid, adjoining lands depth whereon are erected two two-story frame dwelf Jacob Mellick on the north, lands of Jacob Mellick of Jacob Mellick on the north, lands of Jacob Mellick on the east, the public read leading to Enytown on the worth, and public read leading to Bloomsburg on the worth, containing one are more or less, whereon the worth attain the south attain the south of the south and the section the worth attain the south of the s

ALSO. 25
 13
 ALSO,

 All that certain lot of ground, situate in the township and county aforesaid, foronting on the public road leading to Bloomsburg on the east, an aliey on the south, another lot of said J. W. Sankey, on the (1is) north by Park street, east by an aliey, south by
west, and Mill street on the north, containing one lot lately owned by William Torrey, and west b

> borough, each of said lots being twenty-five (25) feet In width and together ene hundred and twenty-five (25) feet In width and extending of that width in depth one hundred at d forty (140) feet, with the aping house, and one-story frame office. Also, A certain other messuage and lot or piece of ground situate in said borough of Centralia, and consisting of the lots numbered one (), and two (n in block

borough of Centralia; each of said iots of ground being twenty-five (35) feet in width and together fitty (95) feet in width and extending of that width in depth one hundred and forty (140) feet with the appurtenances, consisting of a two-story frame dwe ing house and a one-story frame dwy

general map or plan of said borough one (i) in block number (0°) being twenty-five (2°) feet in width and extending of that width in depth one hundred and forty (140) feet. Also,

a termin borough of Centralia, and numbered one (1) in block number one hundred and four (104) on the general map or plan of said borough being twen-ty-five (25) feet in width and extending or that width

and to be sold as the property of Robert Gorrell, Pl. Vend, Ex. FEREZE, Attorney. ALSO,

All that certain lot or piece of land situate on the north-west side of Seventh Street in the Borough of Berwick, County of Columbia and State of Pennsylanta, bounded and described as follows, to wit : Be ginning at the corner of Seventh street and lot num general, thence along lot number 32 one hundred eigh-iy-one and a half feet to Eighth street, thence along Eighth Street forty-nine and a half feet to in number 54, thence along lot number 34 one hundred eigh ty-one and a half feet to Seventh Street, thence along sy-one and a number to seven in screet, thence along seventh Street forty-nine and a half feet to the place of beginning, being lot number in of **M**, W, Jackson's ges of our low prices.

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Is now fully under way, and the inducements offered are of a character that cannot fail to be highly attractive to every buyer within reach of Philadelphia.

We have an immense stock in every one of our THIRTY DE-PARTMENTS, reaching in the two departments of SILKS and DRESS GOODS alone to

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The latest bargains in the

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A1	RE
tee PLEUES	se PIECES
SOLID COLOR LYONS SILK,	BLACK SILKS
BI Inches wide,	at inches wide.
AT ONE OOLLAR,	AT ONE DOLLAR,
all the new solitorings.	Made by
This is the widest and best Lyons Silk ever offer-	SAVOIE ET CIE LYONS.

ed at the price, and the intentical goods can be found on the counters of most of the leading retail houses at \$1.35.

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ALITIES, In 21 and 24 inches, ANGLESIA SUITINGS,	at 31,92,
ALITIES, 25, 51, 55 and 37 % cts. SAXONY SUITINGS,	nt me,
In 34 to 36 inches, empression otherway	at sec.
50, 60 and 65 cents. SILK FANTAISIE STRIPES,	nt 25c.
In Cashmere Beige. FRENCH PLAIDS,	at sic.
80, 65, 75, 873ge, and \$1	at 37 %c

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THE CUSTOM MADE, at \$1.00. THE STANDARD, at 88 cents. THE FAVORITE, at 75 cents. NIGHT SHIRTS.

Boy's Shirts in Great Variety, &c., &c,

ALSO, acre more or less, whereen is erected a large two story frame dwelling house, an office, a large two story frame room and a double two story dwelling 26 ALSO,

jouse, barn and stable and other buildings. ALSO. All that certain lot of ground situate in the town ship and county aforesaid, fronting on Mill Street on the north, a lot Francis Frances on the cast, an aller on the south, a public road on the west, where-on are erected a two-story frame dwelling house and out buildings. Seized, taken in execution at the suit of I. S. Kuhn

against J. W. Sankey, and to be sold as the property of J. W. Sankey MILLER, Attorney. ALSO. All that certain lot or piece of ground situate i

by the same south seventy-four and a quarter de

ALSO.

ALSO.

ALSO,

is crected a steam tannery with vats, &c.

12

sugarioaf township, Columbia county, Pennsylvania, lescribed as follows, to wit. Bounded on the north by land of Mary Peterman, on the east by Andrew Hess, on the south and west by land of Elijan Pe-erman, containing fifty acres more or less, on which are erected a house, barn and out buildings Seized, taken in execution at the suit of B. D. Cole against Wm. B. Peterman and to be soid as the prop-rity of Wm. B. Peterman.

MILLER, Attorney. ALSO,

A certain tract of land (situate in Fishingcree) township, Columbia county, being the eastern divis-tion of the homestead farm of John Lazarus, deceas-ed, and bounded and described as follows, to wit : Beginning at a stone in the line of land of Philip nangst, thence by the same south seventy and one quarter degrees west fifty-two and nine-tenth perches to a stone, thence by lot No. 2 of the same tract south nineteen and three quarter degrees cast fifty-eight and eight-tenths perches to a stone, thence s to a stone, thence south sixteen east fift wo and two-tenths perches to a stone, thence b

and of Matthew McDowell north eighty-two and half degrees east forty-six and eight-tenths perches to a stone, thence by land of Danlei Merkle north sixteen degrees west fifty-three and four-tenths perches to a post, and north fourteen degrees west eight-nfne and one tenth perches to a stone, thence

purtenances, consisting of a two-story frame dwe

number ninety-six (96) on said general map of th

A certain other messuage and lot of ground situate in said borough of Centralia and numbered on the

a certain other messuage and lot of ground stu

the cash forty-nine perches to a stone, south twelve and one-fourth degrees east one hundred and purtenances, consisting of a one and-a-half story nfty-two and nine-teaths perches to a stone, thence north eighty-one and a half degrees cast four perch-sourced, taken in execution at the suit of the First

National Bank of Ashland against Robert Gorrel

All the right, title and interest of said Robert Ge rell in the estate of Mary Gorrell, decased, said es-tate consisting of a certain messuage and lot or pleve of ground situate in the borough of Centralia in the county of Columbia and State of Pennsylvania, cot sisting of the lots numbered eight, (8), nine (9), ten (10), eieven (11), and twelve (12), in block numbered linety-six (96) on the general map or plan of sal

FL Fa

laration in this case sets forth that the defendant did not render a statement as he was bound and required to do. It is not directly averred that he was required by the assessor to render a statement. No time is set forth when he was so required-no length of time before bringing the action is mentioned - the say that for once a Republican Pennsylvania allegation that after being requested he neglected to turnish the statement as was his sure of the combined forces of the railroad duty to do.

Under the rule of pleading upon penal statutes this is not such a statement of the facts and circumstances as will entitle th plaintiff to judgment.

In the view which I take of the case it is not necessary to decide whether a penalty is incurred by not making a statement. I incline to the opinion that the penalty for not doing that is the risk which is run by the assessor making the statement too large-and that given by the 5th section is for an untrue statement. I am of opinion that whether the one view or the other be taken upon this subject; there is no cause of action set forth in the manner required by law. As the demur-

rer is general and is sustained the detendant is entitled to judgment. And now March 31, 1879 judgment for the Defendant on the demurrer.

BY THE COURT.

What they Sought to Repeal-

The law which the Democrats in Congress sought to repeal, and which the Republicans held should not be repealed, and thus made an extra session necessary, is rather an expensive luxury. The report of the Attorney General gives these figures for 1876 :

There were 4,863 supervisors, at a cost of \$1\$6,410, and 11,619 deputy marshals, at a cost of \$111,612. Total cost, including certain fees, in 1876, \$275,296. This money was expended in the following States :

New York	\$166
Pennsylvania	23
California	10
Illinois	6
New Jersey	11
Messachusetts	- 10

It will be seen that out of \$275,000 spent in 1876, all but \$46,000 was spent in cities of the North.

And what did the people get in return? Not anything. The elections were no more honest-no more fair-no more just, and no better managed than under the existing State laws.-Er.

GENERAL JOHN A. DIX DEAD.

General Dix died last Monday night in New York. At the age of 32 he was made | that for the decision of the Supreme Court Adjutant General of the state of New York by the Democrats, and three years later was cretary of State. In 1842 he was elected to the Legislature, in 1845 United States Senator, Secretary of the Treasury under Buchanan, Minister to France from 1866 to demand his rights as he might properly have 1869, and in 1872 Governor of New York. He wrote several books, and his war record An impertinence, indeed ! "Upon what was an unviable one. He was born in New Hampehire in 1798.

Meeting of the Riot Losses Investigating Committee.

The committee to investigate the charges of bribery and corruption made by Mr. Wolf in connection with the riot losses bill met Tuesday morning, and decided to hold essions with spen doors, to examine every member of the House and the leading lobbyists under oath and to make thorough work of the matter. The first session for the taking of testimony was held on Thursday evening.

and the Ring .- Sun. GRANT'S IRON RULE. AN INSULTING REPLY TO THE REQUES

MADE BY GOV. HAMPTON IN 1876.

know that they will have nothing to do A bit of secret history illustrative Grant's respect for civil authorities was giv- and to be assigned to the U.S. legation i regarded by the average European gentle en in the close of Senator Randolph's speech in the Senate on the 18th inst. After speak- man as a kind of banishment from the cening of the bad uses to which an army can tre of civilization to the frontier of barbar be put when it is controlled by an ambitious ism. They make little distinction between man, so trained is the army to obey orders, the United States, South America, and Randolph gave the following illustration Mexico, and would rather have "a year in "Can ours be an idle warning to a free peo Europe than a cycle in Cathay." Of course the average European view of the United ple that has seen and felt the usurping pow er ? Will it be said, sir, that no President States is not the correct one, and they are of a republic will dare to long misuse this gradually learning something about us on

power? I know to the contrary. I had the the other side of the water, but their educahonor to deliver a message in 1876 from tion would be much facilitated if instead of Gov. Hampton to the President of the Uni- the useless embassador we should have only ted States, requesting him to withdraw the able commercial agents or consuls.

troops from the State House of South Caro Mr. Wilson, the United States consul at lina, in deference to a decision of the Sc Brussels, in a dispatch to the Department of preme and highest court of that State. I State, reports the meeting of the Belgian rged the importance of it with all the force Society of political economists, at which the of language at my command. I told the commercial policy of the United States was President that in the judgment of eminent freely discussed. More or less desire was lawyers, the Governor then out of office by manifested to return in Europe to the prothe expiration of his term had not lawfully tective policy. The significant problem invoked the assistance of Federal power, inthat formed the staple of discussion was how asmuch as he bad made no effort to convoke to overcome the almost boundless resources, his Legislature, though easily done, and ob agricultural and mineral, of the United tain their action on a matter so vital ; that States. It is not deemed practicable to affix the newly elected Governor desired the at a high tariff on American products. The

tendance of representatives of the people in large increase of exports from the United their State House, from which Federal bay- States can hardly be c ... ecked by any restrictonets, as I myself saw, kept them; and ive measures. A reduction of wages seems finally, that the contest being of purely the last resort.

State concern, regarding only the claim of State officers, and these having been definitely settled by the highest legal tribunal J. Milton Turner, the colored ex-Minister

that could ever take cognizance of the case, the Supreme Court of South Carolina, I hoped the Federal forces would be promptly withdrawn from the State capital. You

 $\frac{020}{590}$

208

082

may imagine, sir, my astonishment and indignation when, in an angry tone and an uncivil manner, the President replied : "I

won't with draw the troops. I don't care there, as a he is better cotton-picker than the white laborer. On Friday the St. Louis fiand if I had any message to send to Gen Hampton it would be that his message to benefit of the migrating crowds and had exme is an impertinence." pended \$1,467. Three thousand three hun-"An impertinence, sir! for the Governor dred colored people have made their way to of a State to communicate his wishes, not Kansas since the rush began. done, to the President of the United States the Bourbons that they never learned or for meat does this our Casar feed that he hath

grown so great !' "No, Mr. President, we cannot make to much haste to guard the liberties of freemen everywhere in this broad land from chance

of blotting the pages of our history with a repetition of the usurping act of a President less than three years ago.'

OLD BONNETS .- A lady, with Leamon Delaware, the latter accosted him with, Dyes made by Wells, Richardson & Co., "Why, Black, how young you look ; you an Burlington, Vt., can so change the color and not so gray as I am, and you must be twenty character of her old ribbons and bonnets that years older." "Humph," said the judge they will be a marvel of freshness and beauty. Not much labor required either. "good reason; your hair comes by descent and I get mine by purchase."

t per bottle. E. F. KUNKEI, Sole Proprietar No North Ninth St., below Vine, Philadelphia Pa. A k for Kunkel's Bitter Wine of Iron, and take no wher. A photogr ph of the proprietor on each trapper, all others are counterfeit. Beware of counterfeit. Do not let your druggia

wil you any but Kunkel's which is put up only as ove represented. You can get six bottles for \$5 All I ask is one simple trial

Tape Worms Removed Alive.

agement of international affairs out of the Head and all complete in two hours. No fee th hands of a few accomplished individuals ad passes. Seat, Pin and Stomach Worms re and modern diplomacy consists solely in so oved by Dr. Kunkel, 259 North Ninth st. Advis free. No fee until head and all pisses in one, and avec. Dr. Kunkel is the only successful physician in this country for the removal of Worms, and his Worm sy up is pleasant and safe for children or cial civilities and etiquette in which our provincial, unaccomplished, self-made representatives make a deplorable bungling dis grown persons. Send for circular or ask for a bottle play. European countries, as a rule, send to Washington their least attractive and

of Kunkel's Wo m Syrup, Price \$1.00 a bottle, Get it of our druggist. It never falls. least accomplished diplomatists. They

SHERIFF'S SALE

By virtue of sundry write issued out of the ourt of Common Pleas of Columbia county and to re directed, will be exposed to public sale at the ourt House in the town of Bloomsburg Columb ty, Fennsylvania, at one o'clock p. m., on

MONDAY, MAY 5th, 1879. All that certain piece of land situate in Mifflin wuship, Columbia county, Penna., bounded and scribed as follows, to-wit: On the north by land o John Aten, east by H. Schweppenheiser, south by and of Thomas Aten and on the west by land o Charles Klingaman, containing one hundred and ten acres, more or less, on which are erected a frame dwelling house, barn and out buildings.

ALSO. One tract of land situate in said township of Mil

filn, bounded on the Lorth and east by land of Thomas Aten, on the south by land af Michael Grov-er's heirs, on the west by land of William Parr, containing twenty-four acres, more or less, on which are crected a frame house and out buildings. ALSO,

One tract in said township of Mifflin, bounded on the north by land of I. K. Schweppenheiser and Samuel Snyder, on the east by Lawrence Waters, on he south by Abraham Schweppenheiser and o the west by John Aten, containing thirty four acremore or loss, on which are erected a frame house barn, and out buildings. 4 ALSO,

One tract of land situate in said township of Millin, bounded on the north by land of Stephen Gearhart and others, on the east by land of I K. Schweppenheiser, on the south by land of John Ate and on the west by land of Joseph Gearhart, c taining one hundred acres, more or less, on wh are erected a frame house, barn, and out buildings ALSO,

One lot of ground situate in the town of Mal ville, Columbia county, Fenn'a., bounded and de-scribed as follows, to-wit: on the north by public road, on the east and south by land of J. E. Longenerger and on the west by a public road, on whi to Liberia, tells a St. Louis reporter that his

screeted a two story brick store house. Setzed, taken in execution, and to be sold as the property of I. K. Schweppenheiser at the suit o Eather Gearhart against I. K. Schweppenheiser, C. W. MILLER, Attorney. Ven., Fx.

ALSO.

C. A. S.

lawyer is now drawing up papers for a col-

onization scheme. The idea is to obtain a

large tract of land in New Mexico and to

All that tract of land situate in the township of give every negro a four-acre lot within the tract. Turner thinks when the negro can Seaver, County of Columbia and State of Pennsylv nia, described as follows, to-wit. Bounded on th north by lands of Eckroat and Benninger, on th make a living in the South he had better stay east by lands of Weilington Case, on the west by lands of Jacob Heninger and on the south by public road, containing forty-nine acres more or less on which are erected a frame house, barn and outance committee had received \$1,706 for the nomas.

Selzed, taken in execution at the suit of the Or umbia County Mutual Saving Fund and Loan Asso. Cation against Samuel Fisher and to be sold as the property of Samuel Fisher. Pl. Pl. Pu. LITTLE & MILLER, Attorneys. BOURBONISM IN FRANCE .- It was said o ALSO,

All that certain lot or piece of land situate in Fis got anything. They are like chronic sufferers from kidney or liver distress who will not by ingereek township, County of Columbia and State or Pennsylvania, bounded and described as follows, to experience learn that Kidney-Wort will cur wit : On the north by land of J. D. Fullmer, on the east by land of John Hide, on the south by land of Elford Preston, and on the west by land of Philip them. It is the best remedy known for piles Appleman, Sr., containing one hundred and twenty JUDGE BLACK'S NEW WIG .- Judge Jere. six acres more or less, on which are crected a plani

Black has long worn a black wig. Having house, barn and out buildings. Scized, taken in execution at the suit of Jacob Far-ver for use of J. D. Fullmer against George Cadwal-inder and to be sold as the property of George Cadlately donned a new one, which looked still darker, and meeting Senator Bayard, of wallader. Wint, Attorney. FL Fa

ALSO, All that certain real estate situate in Main town-ship, Columbia county, Pennsylvania, bounded and

described as follows to wit ; On the north by lands of John Gearbart, on the east by land of Joseph Gei

s and north fourteen degrees west fifty-four perches to a stone, thence west twenty-five perches to a white oak grub, thence by land of Thomas J. Hutch-lason north thirty-two and three-quarter degrees west ninety-eight and five-tenths perches to the place of beginning containing one hundred and eight eres at d ninety-nine and two-thirds perches stric

Creasy terre tenant.

MARE, Attorney.

measure, on which are creeted a frame house, bank barn and out buildings. Seized, taken in execution at the suit of Sanderson addition to Berwick. Lazarus, Administrator of William Lazarus, deceas ed against George Lazarus (by his Guardian Hiran ed sganst teerge Lazares to his outdran hiran R. Kilne) with notice to John P. Creasy terre tenant and to be sold as the property of George Lazarus (by his Guardian Hiram R. Kilne) with notice to John P. Ciewell.

Levari Facias.

ALSO, All that certain lot or piece of land situate in Mif lin township, Columbia county, Pennsylvania-bounded and described as follows, to wit : On the north by Abraham Schweppenheiser, on the east by Peter Michael, on the south and west by Horace Schweppeheiser, containing eighty acres more or ess, on which are erected a two-story frame house, bank barn, a large frame grist mill, mill house and all necessary out-buildings. Setzed, taken in execution at the suit of J. H. Het-ler assigned to F. Jordan & Sons against George Nun-gesser and to be sold as the property of George Nun-

BROCKWAY & RIWELL Attorneys. FL Fa. ALSO, 18 ALSO, All that certain lot and piece of land situate in Beaver township, Columbia county and State o

Pennsylvania, bounded and described as follows : Beginning at a pine, thence by land of Jacob Harri-er, north eighty-one degrees, east fifty-two perches to a pine, thence by same south eighty-eight and belonging. me-fourth degrees cast one hundred and thirty-two

perches to a pine, thence by land of William Michael south two and three-fourths degrees west fifteen perches to a stone at Catawissa Creek, thence down add creek south eighty-seven degrees west eighteen 29 perches to a stone, thence down said creek its variou ourses, one hundred and srxty three and five-tenth perches to a stone, thence by land of Daniel Singley Sr., north nine degrees west forly-seven and five

tenths perches to the place of beginning, containing hirty-five acres and one hundred and twelve perchestrict measure. Seized, taken in execution at the suit of Abrahar tice to use of Moses Rice against Elizabeth Miller, administratrix of Daniel Miller with notice to terre

enants, and to be sold as the property of Elizabeth Miller, Administratrix of Daniel Miller, with notice to terre tenants. Levari Fachas, KNORR, Attorney.

ALSO, All that certain lot or piece of ground situate i Benton, Calumbia county, Pennsylvania, describes as follows, to-wit : Bounded on the north by land f Benjamin McHenry, on the east by on the south by an alley, on the west by land of H ram Everitt and Benjamin McHenry, containin ree-fourths of an acre on which are erected a two story frame dwelling house, store house, shop and stable and out buildings. Seized, taken in execution at the suit of The Co-

lumbia County Mutual Saving Fund and Loan Ass tion against Samuel Heacock and to be sold as the property of Samuel Heacock. LIVILE & MILLER, Attorbeys. Al. Fi. Fa.

ALSO, All that certain lot or piece of ground situate in Centralis borough, Columbia county, Pennsylvania lescribed as follows, to-wit : Bounded on the north y an all, y, on the south by Railroad street, cas by land of Richard Finnel and on the west by Paxton

afreet, containing twenty five feet front and one hundred and forty feet in depth on which are erect-ed a dwelling house and out buildings. Setzed, taken in execution at the suit of the Centraits Mutual saving Fund Association against Patrick Fogarty and to be sold as the property of Patrick Fogarty, BARKLEY, Attorney. Vend Ex.

ALSO. All that certain lot or piece of land situate i Bloomsburg, Columbia county, Pennsylvania, boun-ded and described as follows, to wit : On the north

by an alley, on the east by an alley, on the south by Main street, on the west by Robert Cadman, o which are erected a frame house, stable and o suildings. Seized, taken in execution at the suit of Layton

Runyan & Co., against William H. Garson and J. H. stricker and to be sold as the property of William . tiarso IEELER, Attorney. FL Fa. ALSO. 99

The undivided one-eighth part of all that certain ot or piece of ground situate in Centre township, County of Columbia and State of Pennsylvania, sounded and described as follows, to-wit: Begin-ing at a stone corner near tus head race, thence by ands of Jesse 8. Freas and William Lamon north

Aprils, 75-to wenty degrees east one hundred and eight and if yo

Seized, taken in execution at the suit of the Mutual Building Loan and Saving Fund Association of Berwick against William II. Clewell and Nathan Martz, and to be sold as the property of William H. FL Fa.

THOMPSON, Attorney, ALSO.

All the undivided half of that certain ricee or par-cel of land situate in Centre twp., Columbia, county, bounded and described as follows, to wit: Beginning at a stone corner near the head race, thence by

land of J. B. Freas and Elwood Huches north two degrees east one hundred and eight and half perches to a sione corner, thence by the same south seventy-eight degrees east twenty and nine-tentis perches to a stone corner, thence by the same south tweive degrees west forty-seven and one-half perch-es to a stone, thence by the same north seventy-eight degrees, west one half perch to a stone, thence by the same and lot of H.W. and J. B. Bomboy south twelve degrees west forty-nine perches to sto e corner, thence by land of J. H. Freas north eventy-eight degrees west twenty and four-enths perches to the place of beginning, containing

A pril 16, 1878

amount of receipts from all sources for

year, y cash paid expenses for year, (Material, labor, \$c.), alance due I. Kiingaman,....

NEW ADVERTISEMENTS.

OF VALUABLE

REAL ESTATE.

In pursuance of an order of the Orphans' Court of

Columbia county, the undersigned, administrator o Maria Biggs, late of the town of Bloomsburg. Co lumbia county, Pa., will expose to public sale in

SATURDAY, MAY 10:h, 1879,

at ten ofelock at mu, a

he purchase money to be paid at the striking down

of the property, the one-fourth less the ten per cent, at confirmation absolute, and the remaining three fourths in one year thereafter, with interest from

NEW RICH BLOOD

I. S. Johnson & Co. Bangor, Maine

A CIF

WORTHY OF A ROTHSCHILD.

somsburg, April 35, 1879,

BARRY W. SLOAN, Administrator.

LOT OF GROUND,

ORPHANS' COURT SALE

bomsburg, Pa., on

fourteen acres strict measure, on which are erected a frame house, stables and out-buildings; also one frame grist and flouring mill, together with the water-power, fixtures and appurtenances thereunto Selzed, taken in execution at the suit of Olive

Watts, Administrator of Robert Watts, deceased against Hobert P. Watts and to be sold as the prop-erty of Robert P. Watts. Jackson & Son, Attorneys. Levart Facias.

2.9 ALSO, All that tract of land situate in Locust township

columbia county, Pennsylvania, bounced and de-cribed as follows, to-wit : On the north by lands of Villiam Erwine, on the east by lands of Henry Bea ver, on the south by lands of S. Levan and John Snyder,on the west by lands of Peter Kilne, contain-ing one hundred acres more or less, on which are creeted a good frame house, large bank bars and utbuildings, excellent spring of water and good ap

ple orchard on the premises. Seized, taken in execution at the sult of William J. Heiwig Trustee for Catharine Heiwig against Henry Heiwig and to be sold as the property of Heury Hei-

Altas FL Fa. IEELER, Attorney. ALSO. stuate in the Yown of Bloomsburg, in said county ronting on second street of said town, on the nort dde of said street, bounded and described as to All those three pieces of land situate in Locust township, Co lumbia county, Pennsylvania, bounded and described as follows; that is to say the one piece ows: Beginning at the line of lot of L.T. sharples eginning at a stone in the public road leading from labtown to Kerntown, and by land of Henry Rhoads, hence by the line of second street eastwardly two feet, more or less, to line of lot of N. J. Hender-shot, thence by line of lot of N. J. Hendershot northwardly two hundred and fourteen feet six uth fifty and one-fourth degrees west ninety-one ad two tenths perches to a stone, thence by land of John Reinbold south forty-seven and one-half de inches to Hidge alley, thence along the line of hidge alley westwardly Hity-two feet, more or less, to Has of lot of L. T. Sharpless, thence along the line of lot of L. T. Sharpless southwardly two hundred and grees fifty-six and two-tenths perches to a stone, thence by land of Peter Rhoads north fifty and

aree fourth degrees, east seventy and five-tenths perches to a stone, thence by land of William H. fourteen feet six inches to the line of Second street Reinfold north twenty-four and one-half degrees east thirty-three perches to a stone, the place of be-ginning, containing twenty-eight acres and seventhe place of beginning, whereon is creeted a DOUBLE TWO-STORY FRAME DWELLING HOUSE TERMS OF SALE :- Ten per cent, of one-fourth of

y-two perches strict measure. The second begin uing at a stone in the public road leading from Ca awissa to Kerntown at a stone and by land of W H. Retabold north fifty-six degrees, east thirteer and thirty-five one hundredth perches to a stone in

street, thence by said street south twenty-four de onfirmation nist. grees cast, thence by land of Peter Bielser or Mary Bielser south fifty-six degrees, west thirteen and thirty-five one-hundredths perches to a sione, thence by land of said Peter Rhoads and the public road \$ 200 returns in 10 days on \$100 invested. o

3 ZUO Belat reports and information FREE Like profils weekly on stock options of Fie to pa Address T, Porriss Walar & Co., Baskens, 55 Wal sts., N. Y. d April 25, 79-4W south third of shift refer hands and the public road south third-four degrees cast twenty-four perches to the place of beginning, containing thirteen acress strict measure. The third place situate at the foot of the Little Mountain, bounded and described as follows: Beginning at a post in line of land of Lew-

is Bush running thence by land of the same south seventy-two and a half west twelve perches and tenths to a post, thence by land of William Mil ard south twelve and a half degrees, east sevent; dx perches to a post, thende by and protects to a post, thread by indi of the same north eighty-one and one-fourth degrees, east twelve and one-half perches to a post, thence north twelve and one-half degrees west seventy-seven and onehaf perches to the place of being server and outlining five acres and one hundred and twenty-five percaes strict measure, on which are erected a trame house bank barn and out-buildings.

Seized, taken in execution at the suit of Bent min Echn. Assignce of Peter Rhoads against George Boyer, with notice to Harris Kreincher, terre tenant and to be sold as the property of George Boyer, with notice to Harris Kreincher, terre tenant.

A copy of Brown's famous Hinstrated Shakes-perian Alimanar for 1870, together with a copy of his Hunstrated paper, the Glowinsu Wonto, will be sent free to anyone wino will send their address on a one cent postal card. Address, J. GHISON BHOWN, at Grand Street, Jersey City, New Jersey. d. April 25, 1819, 4w IKELES, Attorney. Levari Factar JOHN W. HOFFMAN.

In ordering send size of collar worn. PLEASE NOTE : We employ no agents. Send directly to the house for samples of whatever you may need, and secure the advanta-

Strawbridge & Clothier, N. W. Cor. Eighth and Market Streets, PHILADELPHIA.

REPORT OF AUDITORS OF BEAVER | PROTHONOTARY'S NOTICE.

Notice is hereby given that C. B. Jackson, Commi-tee of Stephen Thomas, a lunatic, has filed his secon and final account in the office of the Protonoto-ty of Columbia county, which will be presented the Court of Common Pleas of said county on the d ay of May next and will be confirmed after for days unless exceptions be fieldwithin that Units MOSES SCHLICHER, Overseer of Poor for year, To amount received from all sources for dOHN PATTERSON, JAMES T, FOX, Auditors,

WM. KRICKBAUM. Prothonotary's Office, Bloomsburg, April 2, 79-te

April 4, '79-4w

Wheat per bushel

n,new, "

ur per barrel

ed Apples .

es & shoulder

Nides & shoulders Lard per pound ... Hay per ton Beeswax Timothy seed QUOTATIONS FOR COAL No. 4 on Wharf

LEGAL BLANKS OFALL KINDS ON HAND AT THE COLUMBIAN OFFICE

Blacksmith's Lutup on Wharf.

aneed

REPORT OF AUDITORS OF BEAVER TOWNSHIP FOR 1878. ISAAC KLINGAMAN, in account with Beaver town-ship as Road Supervisor. A DMINISTRATOR'S NOTICE.

ESTATE OF SARAH ARNWINE, DECEASED.

Latters of Administration with the will antico on the estate of Sarah Arnwine, late of Centre 'N Columbia county, Fennsylvania, deceased, have by granted by the Register of Said county to the dersigned Administrator, All persons having cla against the estate of the decedent are requestes present them for settlement and those indetties make payment to the undersigned without deia make payment to the undersigned without deia HIRAM, WHITMURE, Administrator \$611 aT 15 \$7 REUBEN HONSE, in account with Beaver township

amount of receipts from all sources for 618 70 Year by cash paid expenses for year (material, labor, &c.) salance due R. Ronse. HIRAM WHITWITE, Administrator, April 16, 1879-6w Whitmire, Columbia co., Pi

A DMINISTRATOR'S NOTICE. JOHN PATTERSON, | Auditors.

ESTATE OF DAVID W. YOCKN, DECEMBED, ESTATE OF DAVID W. YOCEM, DECEMBED, Letters of administration on the estate of David W. Yocum, late of Benton township, columbia co. de-ceased, have been granted by the Register of said county to the undersigned Administrators, to whom all persons indebted are requested to make imme-diate payment and these having claims or demands against the estate will make them known to the Ad-ministrators without delay. ELIAS DILS,

ELIAS DILS. April 11, 59-6w P.O. Bent UDITOR'S NOTICE.

A control of the estate of William Stull, here of Britarceck township, deceased. The undersigned Auditor appointed by the Court by consent of the parties. Interested to make distri-bution of the funds in the Lands of the Executor of said entate, will sit at the office of M. E. Jackson's both in derstick on saturday May ad, ising at the o'Clock in the forencon of said day, at which the nucle all persons having claims on said thus must attend, of he debarred from any share of sail fund.

BLATCHLEY'S PUMPS

The Old Reliable

STANDARD PUMP

For Wells 10 to 75 feet Deep

New Price List Jan. 1, 1879.

C. G. BLATCHLEY.

April 11, 1879-6m MARKET ST., PHILAD A.

MARKET REPORTS.

BLOOMSBURG MARKET.

ADDRESS

2,00 per To

GEO. E. ELWELL