

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

THE COLUMBIAN.

BLOOMSBURG, FRIDAY, MAY 16, 1879

## Rail Road Time Table.

LACKAWANNA & BLOOMSBURG RAIL ROAD	NORTH	SOUTH
Accommodation Train.....	6:30 A. M.	6:00 A. M.
Mail Train.....	7:30 A. M.	4:45 P. M.
Express Train.....	1:30 P. M.	11:45 A. M.
CATAWISSA RAIL ROAD	SOUTH	SOUTH
Accommodation Train.....	6:30 A. M.	7:30 P. M.
Regular Express.....	4:00 P. M.	11:45 A. M.

Through cars on Express train either to New York or Philadelphia. Accommodation train runs between Catawissa and Wilkes-Barre.

## STATE LINES.

CAPITAL AND BLOOMBERG.—Leave Canfield, Monday, Wednesday and Friday at 6:30 a. m., arrive at Bloomsburg at 11:30 a. m.; leave Bloomsburg on same day, after arrival of Rev. O. D. S. Marcellus, Thursday and Saturday at 12:30 a. m., arriving at 4 p. m. Leave Bloomsburg Tuesday morning, two days after arrival of Philadelphia mail. The stage line terminates at Millville, Newton and Honesdale. At 12:30 stage leaves the hotel in the morning and returning in the evening of the same day.

## MAIL ROUTES.

William Hagenbuch, Executor, of Isaac Hagenbuch will sell at Public Sale on the premises on Saturday, June 17, 1879, valuable Real Estate, See advertisement in another column.

The "Ashlins" are coming. See advertisement on page 24.

## PUBLIC SALES.

The attendance at court this week was not large.

J. F. Chapman of Benton has removed to Schoolcraft, Michigan.

PLASTER.—Nova Scotia Plaster, in barrels very cheap for cash by J. SCHUYLER.

J. J. Brower, Esq., and family spent a few days in Philadelphia recently.

Dr. W. M. Reber went to Philadelphia on Monday.

H. C. Hartman has put an iron fence around his property on Market street.

The Friendship engine took a little exercise in front of the court house last Friday evening. It appeared in good condition.

The Governor has signed the Bill repealing the Act of 1820, which prohibited horse racing at agricultural fairs.

William Kremer is improving his property on Iron street by putting an iron fence around the yard.

Bishop Foster will deliver a lecture in the Opera House Thursday evening of next week—subject to be announced.

An excursion from Bloomsburg to Niagara and return about the 28th of May is expected very reduced rates.

The grass, grain, gardens and roads all need rain. A heavy fall of water would be hailed with delight.

Donation day will soon be here. It is time some arrangements for its proper observance were being made.

The Third street school closed on Saturday afternoon with appropriate exercises. The room was crowded, and the programme was enjoyed by all present.

On Saturday last the Normal School Societies played a match game of ball which resulted in favor of the Calliepan mine by a score of 75 to 27.

NOTICE.—All persons knowing themselves indebted to the firm of J. Schuyler & Son had better call, pay up, and save costs.

J. SCHUYLER.

The mountains are on fire in many places in this and adjoining counties. The scene down Market street Tuesday night, of the fire on the Catawissa hills was grand. The top of the range was crowded with a ridge of flame illuminating the sky in all directions. Much damage is being done. Commissioner Richari owns a tract on the Nesopee mountains, where he is engaged in peeling bark. Should the fire continue much longer it will reach him, and subject him to great loss. A heavy rain would quench the flames and preserve a large amount of property. The fires are supposed to have originated from locomotive sparks.

The marriage services of Mr. George Abbott McKinley and Miss Leontine Jacoby, which took place in the Lutheran Church, Thursday morning at half past ten under charge of Rev. O. D. S. Marcellus, was one of the most interesting services. The formula was written by the pastor, especially for this occasion, and was very beautiful in language and thought. The altar was beautifully and tastefully decorated with bouquets under charge of lady friends of the bride. A very large assembly was there to witness the ceremony. The couple started for Millersburg, Dauphin county, where they intend making their future home. The well-wishes of their many friends accompanied them.

A few years ago the Columbian, in the interest of the people, and against a corrupt ring fought the Jaff Jaff. We were dismayed by the parties interested at the time, and threatened with official vengeance. That meeting was successfully and tastefully decorated with bouquets under charge of lady friends of the bride. A very large assembly was there to witness the ceremony. The couple started for Millersburg, Dauphin county, where they intend making their future home. The well-wishes of their many friends accompanied them.

The reason, therefore, why the Mercantile Appraiser does not appear in our columns as it has done for thirteen years past, is because last year a Democratic board of Commissioners gave the appointment of Mercantile Appraiser to a Republican, who naturally inserts his letter in a Republican paper and omits the Columbian.

SELLING LIQUOR BY THE BOTTLE.—The Perry Freeman says that Judge Jenkins, at the recent term of the court of assize, gave a caution to the hotel keepers about the practice of selling liquor by the bottle. He said the landlord was bound to know who were to use the liquor, and that no landlord had the right to sell a bottle of liquor to a sober man who transferred it to those who were in the habit of becoming intoxicated, or to minors. He was always suspicious when a sober man bought a quart of whisky; he generally was employed to buy it for those to whom innkeepers would not sell it. Proof of its transfer and use to drunks and minors was sufficient cause for revoking the innkeeper's license.

BAD LANGUAGE.

Bad language runs into bad deeds. Select any society you please; suffer yourself to converse in its dialect, to use its slang, to speak in the character of one who relishes it, and I need not tell how soon your moral sense will lower down to its level. Becoming intimate with it you lose your honor of it. To be too much with bad men and bad places, is not only unwholesome to a man's morality, but is favorable to his faith and trust in God. It is not every man who could live as Lot did in Sodom, and then be fit to go out under God's convoy. This obvious principle of fact, furnishes a reason not only for watching the tongue, but for keeping ourselves as much as possible out of the company of bad associates.

FIRE IN CATAWISSA.

About noon on Monday, May 12th, a fire broke out in the frame building on the west side of Fourth street Catawissa, owned and occupied by Misses Moore. The building is a total loss. Insured in the Franklin of Philadelphia by B. F. Hartman agent. The next building owned by Miss Sophia Knittle and occupied by tenant was damaged by fire, incurred in the British America, by C. F. Knapp agent and adjuster. He was informed of his loss at 9 o'clock p. m., and the next morning before 9 o'clock was on the ground, had the loss adjusted and satisfactorily settled. This is quick work, considering time and distance. Mr. K. is the right man in the right place.

ORANGEVILLE ITEMS.

There have been two deaths in Orangeville this week. Jacob Coleman, who has been sick for a long time having had his leg amputated about a year ago, died on Wednesday May 7th.

Samuel Coleman died Monday night, he has been sick for some time.

The May number of The Educator is out and has some very good articles. We learn from it that the Academy is to be supplied with guns.

The crops in this section begin to suffer for want of rain.

The peach and cherry trees are full of blossoms.

Mr. Low has got his new goods open and appears to be doing a thriving business.

Nothing new appears to turn up, so I remain in waiting.

WILKENS MICAWBER.

TO SUPERINTENDENTS.

Died, in Orangeville on the 7th inst. Jacob H. Colemen, aged 31 years 4 months and 12 days.

While engaged in boating near Buffalo in 1862, Mr. Colemen, whose death is announced, had his right leg crushed between the boat and an aqueduct. After remaining in the hospital of that city five months he was brought to his home in this country. Under treatment of Dr. Yost his limb was apparently healed. But in the fall of 1877, it which finally necessitated its amputation last June. His limb healed rapidly and in a few weeks he was seen upon the streets. But last fall it again failed which proved fatal by eating through one of the arteries. Mr. Colemen was a poor man and labored hard to support his family. During his sickness the kind people in and about Orangeville contributed much to his support. He left a wife and four little children to mourn his death, whom we commend to the kind regards of the community and to our common Heavenly Father.

A. H.

DON'T LOOK SHABBY.

When using Launey's soap, prepared by Wells Richardson & Co., Burlington, Vt., your entire wardrobe can be made handsome as though just out of the store. These dyes are more satisfactory in action than any of the crude colors hitherto sold. Sold by druggists.

FASHIONABLE FOOLISHNESS.

There is no modern fashionable notion quite so absurd as the generally received idea that to be beautiful and attractive a woman must possess a wan, gaunt-like face and a figure of sylph proportion—a fragility in like cases out of the result of disease. By many fastidious ladies it is considered a special compliment to be spoken of as frail and delicate. They forget that the naturally delicate face and petite figure are very different from the pale and disease-stricken face that meets us in the clay troughs, food, food out from the luxuriant carriage of wealth, and glide languidly through our crowded drawing-rooms. If disease were unfashionable, it would take every possible precaution to ensure the fresh, blooming face and well-rounded figure that only health can give. Ladies should remember that as much as gentlemen may rejoice at the beauty and health of a wife they prefer a blooming, healthy, buoyant-spirited woman. Dr. Pier's Standard Prescription is the acknowledged standard remedy for female diseases and weakness. It has the two-fold advantages of curing the local disease and imparting a vigorous tone to the whole system. It is sold by all druggists.

A LITERARY AVALANCHE.

The Reading paper say that there is a person traveling through Bucks, Chester and Delaware counties, who has another sharp trick to get farmers into trouble. He left a plow at a farmer's, with the verbal consent to use the plow, and if not liked to return it. He also left a printed advertisement of its merits. The farmer in looking over it found a notice to due form, stating that when trial is made of the plow the agent must be satisfied with all whose orders are received before June 1st, and an additional discount of 10 per cent when ordered in clusts of five or more. The farmer is to be paid for the plow in double-column pages, large type, cloth, 20 cents; "Robinson's Progress," large type, cloth, 20 cents; "Robinson's Cradle," large type, cloth, 20 cents; "Bunyan's Pilgrim's Progress," very large type, cloth, 20 cents; "Robinson Crusoe," large type, cloth, 20 cents. A month's account of fees received by all whose orders are received before June 1st, and an additional discount of 10 per cent when ordered in clusts of five or more. Circular specimens of type, &c., will be sent on request. Sold only to buyers direct, and not through dealers or agents.

## COURT PROCEEDINGS.

May 8th. Report of viewers of a road in Centralia borough in favor of a road, confirmed nisi.

Report of Auditor distributing funds is the hands of the administrator of Sarah Bartzel deceased, confirmed nisi.

And now May 8th, 1879, ordered that a writ of habeas corpus be issued for grand jury for September Sessions, also for thirty six traverse jurors in the Quarter Sessions and Oyer and Terminer for the first week, and for a like number in the Common Pleas for the second week.

BY THE COURT.

Samuel Trimmer vs. the county of Lancaster, and A. C. Barber. Case stated filed on motion of A. C. Barber, of the court for plainitiff, and Court grant leave to discontinue as against A. C. Barber one of the defendants, according to the agreement of the parties in the said case stated.

Mrs. Mary S. Creveling, defendant in the suit, returned to court, and presented a bill of costs.

Sheriff's return of sale of real estate of

Moore Creveling read in open court, and a rule granted on the Sheriff to pay money into the

Common Pleas for the second week.

BY THE COURT.

Samuel Trimmer vs. the county of Lancaster, and A. C. Barber. Case stated filed on motion of A. C. Barber, of the court for plainitiff, and Court grant leave to discontinue as against A. C. Barber one of the defendants, according to the agreement of the parties in the said case stated.

Mrs. Mary S. Creveling, defendant in the suit, returned to court, and presented a bill of costs.

Sheriff's return of sale of real estate of

Moore Creveling read in open court, and a rule granted on the Sheriff to pay money into the

Common Pleas for the second week.

BY THE COURT.

Samuel Trimmer vs. the county of Lancaster, and A. C. Barber. Case stated filed on motion of A. C. Barber, of the court for plainitiff, and Court grant leave to discontinue as against A. C. Barber one of the defendants, according to the agreement of the parties in the said case stated.

Mrs. Mary S. Creveling, defendant in the suit, returned to court, and presented a bill of costs.

Sheriff's return of sale of real estate of

Moore Creveling read in open court, and a rule granted on the Sheriff to pay money into the

Common Pleas for the second week.

BY THE COURT.

Samuel Trimmer vs. the county of Lancaster, and A. C. Barber. Case stated filed on motion of A. C. Barber, of the court for plainitiff, and Court grant leave to discontinue as against A. C. Barber one of the defendants, according to the agreement of the parties in the said case stated.

Mrs. Mary S. Creveling, defendant in the suit, returned to court, and presented a bill of costs.

Sheriff's return of sale of real estate of

Moore Creveling read in open court, and a rule granted on the Sheriff to pay money into the

Common Pleas for the second week.

BY THE COURT.

Samuel Trimmer vs. the county of Lancaster, and A. C. Barber. Case stated filed on motion of A. C. Barber, of the court for plainitiff, and Court grant leave to discontinue as against A. C. Barber one of the defendants, according to the agreement of the parties in the said case stated.

Mrs. Mary S. Creveling, defendant in the suit, returned to court, and presented a bill of costs.

Sheriff's return of sale of real estate of

Moore Creveling read in open court, and a rule granted on the Sheriff to pay money into the

Common Pleas for the second week.

BY THE COURT.

Samuel Trimmer vs. the county of Lancaster, and A. C. Barber. Case stated filed on motion of A. C. Barber, of the court for plainitiff, and Court grant leave to discontinue as against A. C. Barber one of the defendants, according to the agreement of the parties in the said case stated.

Mrs. Mary S. Creveling, defendant in the suit, returned to court, and presented a bill of costs.

Sheriff's return of sale of real estate of

Moore Creveling read in open court, and a rule granted on the Sheriff to pay money into the

Common Pleas for the second week.

BY THE COURT.

Samuel Trimmer vs. the county of Lancaster, and A. C. Barber. Case stated filed on motion of A. C. Barber, of the court for plainitiff, and Court grant leave to discontinue as against A. C. Barber one of the defendants, according to the agreement of the parties in the said case stated.

Mrs. Mary S. Creveling, defendant in the suit, returned to court, and presented a bill of costs.

Sheriff's return of sale of real estate of

Moore Creveling read in open court, and a rule granted on the Sheriff to pay money into the

Common Pleas for the second week.

BY THE COURT.

Samuel Trimmer vs. the county of Lancaster, and A. C. Barber. Case stated filed on motion of A. C. Barber, of the court for plainitiff, and Court grant leave to discontinue as against A. C. Barber one of the defendants, according to the agreement of the parties in the said case stated.

Mrs. Mary S. Creveling, defendant in the suit, returned to court, and presented a bill of costs.

Sheriff's return of sale of real estate of

Moore Creveling read in open court, and a rule granted on the