G. E. ELWELL, Editor. J. E. BITTENBENDER, Publisher

BLOOMSBURG, PA. Friday, Dec. 26, 1879.

END OF THE VOLUME.

With this issue, Volume XIII of the Co-LUMBIAN is completed. Nine more numbers will complete Volume XLIV of the Columbia some years since. This paper, with those which were consolidated with it, has for forty four years been the exponent of Democracy in this county, and has been sustained and patronized liberally. The office was never so well stocked as it is now, and it is the determination of the present proprietors to keep up with the times in all things that will help them to continue the paper as it has been in the past. The old hand press on which the first COLUMBIAN was printed, has been disposed of recently, and its place has been filled by new and improved machinery. Our desire is to constantly progress, and as we have added to our facilities for printing, so we shall endeavor to add to the attractions of the paper such things as will benefit our patrons, and continue it as a welcome guest in every household.

We thank our old friends for their support, and hope to make the acquaintance of many new ones before long.

WASHINGTON LETTER.

Washington, D. C. Dec 22nd 1879.

The present session of Congress has beso decorous and lovely, and its adjournmen imous, that we hardly realize that the National Legislature is no longer in our midst, but has been dissipated over the broad un-Never before in the memory of woman

avenue and Seventh Street presented such a nen and children appeared to have so much money and such an inclination spend it. Toys, dolls, and gimeracks every conceivable design and price fill all the windows of all the stores. Christmas greens festoon the booths in the market places, and give a hateful to emphasis hundreds of drinking saloons. The odorous scent of cedar is in the air. Twining mistletoe and prickly bolly-every variety greenery that has withstood the winter is now brought from the forest to decorate the churches, homes, and hells.

Standing on the steps of the Capitol and looking down the grand boylevard called Pennsylvania avenue, the scene may well remind the beholder of Paris. Where, except in Paris, will he see such broad and perfectly paved avenues? Superb equipages roll along the streets, happy children Elysee or the Garden of Tuileries. These scenes suggest the rapid march that the city has made in commercial prosperity, as well as the lavished expenditure of the puband renovated great cities from London to Chicago, would be a heroic remedy, but nothing milder will sweep away numberless mean looking houses that contrast strangely with the marble palaces that Uocle Sam has built. The least pretentious of all these buildings represents, by far, the greatest interest of this great country. The farming interest is the one least regarded by our law makers and there is now a proposition to head should be made a Cabinet Officer. The succes at the "seed breau" have a suspicion of the same snobbishness that pokes fun at "country cousins," We ought to have a bureau to prevent the ex tinction of forests, and a bureau of manufactures and exports, with perhaps others, terests of the laboring and producing classes, with the Bureau of Agriculture as the most important and vital of all, at the head, and the whole invested with the dignity and self-defensive power which attaches to an Executive Department.

There is a report in a morning paper to the effect that the U, S. Dirtrict Court will issue an injunction against the Post Master General's recent embargo upon the mails of respondent has just seen the Post-Master General and has learned that there is no truth in the report. Judge Key's just war on these brazen swindles will be kept up and extended. The amount of good that has been accomplished, and will be accomplished, can be realized only when it is known that thousands of sharpers in the cities are preying upon gullable people in the country to the extent of millions of dollars every year. The gullable class are kept from honest industry by Utopian hopes and the swindlers are kept from the penitentiary by aliases and skill in eva-

-The Boston Post has discovered a ludicrous transposition in the makeup of a couple of telegrapic items in the New Haven ournal and Courier produced the following effect: "A large cast-iron wheel, revolving 900 times per minute, exploded in that city yesterday, after a long and painful illness. Deceased was a prominent thirty-second Newport, R. I., died in Wardner & Russell's augar-mill Crystal Lake, Ill., on Saturday, doing \$3,000 damage to the building, and injuring several workmen and Lorenzo Wil-cox fatally,"

There will be voted for next year on the State ticket one person for Auditor General in place of Schell, who was elected in 1877. and whose term will expire, and one for Supreme Judge, in place of Judge Woodward, eased, which is now occupied by Hon. Henry Green, of Northampton county, serving under the Governor's appointment. Besigns the two state officers there will be a full list of the members of the House of statives, 201 in all, and half the Senate, numbering twenty-five members. All this in addition to the President, a full delegation in Congress, and a large county ticket, will make a lively contest in 1880.

THE NEGRO EXODUS.

WHAT A NORTHERN BLACK MAN THINKS

rritten by a colored man of more than ordinary intelligence, on the stampede of his southern brethern to northern and western states. His idea that the colored man is far better off in the south than elsewhere, is undoubtedly correct. The climate and modes of labor in the south are better suited to his sture and habits than those of the north, When the colored citizens of the southern tates can be made to understand the fact that these colonization schemes are but the tricks of wily politicians, and that when they are made use of at the polls they will be compelled to look out for themselves, we Democrat which merged in the COLUMBIAN shall hear no more about the sufferings of colored people who have left comfortable nomes to come north, on the promise of reacherous and unscrupulous politicians,

ESPY, COLUMBIA COUNTY, PA., Dec. '79.

an article in the Christian Advocate, under the head of Washington Correspondence, setting forth that the colored men from the vicinity of Weldon, N. C., had negotiated with parties near Indianapolis, Ind., for the settlement of two hundred families in that

For sometime past we have heard a great leal said in regard to the Negro Exodus that is, persons leaving several of the south ern states and going west for the purpose of tempted to defraud the bank to the extent

espacity of bona-fide emigrants. But as to only be tried in a United States Court. He finary branches of industry, I can see no established national banks, and made emgood reason for such a movement. I am bezzlement by cashiers or other officers an The Governors and Councils put into offi tions of country, that the condition of the State courts, because the act of Congress black man, civil, political and social, is better, taking the average in North Carolins, courts, and, the law being that all offences then in Indiana, or any other of the north against the United States were to be tried then in Indiana, or any other of the north

In North Carolina, as in other parts of nan to labor and engage in the various pursuits of life, is neither denied to him, nor abridged; while in Indiana, as throughout all the north every branch of useful industry is hermetically sealed against him. Not child have the shops on Pennsylvania of liberty" are these privileges accorded. avenue and Seventh Street presented such a The influence of General Butler, who has gaudy appearance, and never before have done mere than any other man toward raising the colored troops to the common status of American soldiers, would not be sufficient to introduce one negro apprentice into a factory at North Adams, although he was mong the first to advocate the admission of colored cadets at West point.

Our sphere of influence in the northern states is narrowed down to sweeping chimiies, blacking boots, holding horses, empty ing spittoons and doing general chores, with few exceptions as in this state.

Around Harrisburg under the eye of the old veteran Cameron the black man has a reasonal amount of patronage so far as his skill will admit, and in certain iron works in the central and western parts of this state and the portership on one or more railroads. Another noticeable exception is found in the anthracite coal regions; notwithstanding the majority of those operating are a class of foreigners supposed to be habitually prejudiced against the negro. You rarely hear any serious objections to

black men as laborers.

Black Tommy and Patrick get along adlic money. Washington is not architec-turally all that it promises to become, pro-ed out wherever the mechanical arts comvided that the Capitol shall remain here. prise the industries of the community. As in his matter the cause of justice require more than one to about every twenty-five quare miles.

Mr. Editor, I was born and raised in a southern state, and have been brought more or less in contact with northern society for twenty-nine years.

The conclusion I have arrived at is that we caunot reasonably expect anything in from the hands of that people. I do not atabolish the Bureau of Agriculture Instead tempt to deny what has been said in regard of abolisting this Department it should to the cruelty toward the blacks. I would have some other bureaus added to it, and its say in the language of the Great Queen that "the half has never been told." The prejudices of the American people are one and the same thing all over the land and are only modified according to local circumstances. I have no hesitancy in saying that if the blacks of any section of the south, had been thrown among a corresponding number of the people of the north, as their competitors and wielding a political influence antaronistic to the ideas of a majority of the whites, their oppression would have been greater than it has been in any southern community.

The only trouble in the south is, that the whites are not willing, as yet, to admit that the blacks are the motive power in the gov-ernment; they are not willing to step saide and be superseded in the management of af-fairs any more than their northern neigh-

There never has been an incident recorded in history of a nation having been sunk so low in the depths of servile degradation. as that of the American negro emancipated therefrom and hurled with such unprecidented rapidity into political prominence.

I, taking this view in a communication to Governor, now Senator Vance of North would remember it. He said, further more, Carolina, upon the political situation of the south, requested that gentleman to use his moderation. He replied to my request with trial. the premptness of a true southerner, giving me the assurance that he would. He also forwarded me copies of state documents is which he had taken a comprehensive and enlightened view of the situation,

In my communication, I called his attention to an extract of a speech delivered by General Wade Hampton, shortly after the close of the war, to the colored people of the city of Charleston, S. C., which may degree Mason." This was followed by the be of interest to your readers at this late second item, which read: John Fadden, the day. The words were, as near as I can re-well-known florist at d real estate broker of call them, as follows; He congretulated them upon their loyalty in protecting the mothers, wives, sisters, and daughters, the sged and infirm; while he and his comrades were in the confederate front ranks

struggling for independence. He further stated, that whatever might be ten Judges to the present court, making a cabs."
the final status, their freedom war was a bench of nineteen Judges. This court he reality and no human power can prevent their onward progress, and whatever the them on account of the previous condition of slavery, or whatever the feelings of the negro toward the whites, one thing was ceralike in the South and their interests were one and inseparable : and the same soil must inal causes. Constitutional questions are be the common grave of each. He remind- to be heard and decided by the full bench. ed them that they were now clothed with the which are also to determine finally all caused them that they were now clothed with the elective franchise; and had a right in saying who should govern. He cautioned them against the danger of unwise rulers and to be careful in selecting persons versed in the schence of government, to fill the highest positions of trust. He said further, that the positions of trust. He said further, that the positions of trust. He said further, that the and will press it vigorously.

nature of things and circumstantial sur-roundings would necessitate their forming the basis of labor for some time to come.

I would further state in conclusion, that our position in the Northern States is similar to what History said of the Swiss na-We give place below to a communication tion, that, "their weakness afforded them

istered since the abolition of slavery, has been unable and unwilling to protect all the people and conform to that cordial idea set forth in the presmble of the constitution, namely. To insure domestic traquullity which is the left hand pillow upon which unity and purpose of government rest. Unite all the people of the South irre

pective of condition : make them tranquil and happy and you have expelled traditional hatred and sectional jealousies.

Yours truly STEPHEN H. HILI

An Interesting law Question.

William Torrey, ex-cashler of the First National Bank of Ashland, having been arrendered by his bail to the Schuylkill county authorities, has made a successful petition, through his council, Colonel William B. Mann, of this city, and Judge Ryon, of Pottaville, for a habeas corpus to bring him before the Supreme Court. He was inbank, but denied any guilt, alleging that the charge against him was purely technical, as he has never defrauded nor atbettering their condition.

of a single dollar. He also always contanas well as other men availing themselves of ing indicted as cashier of a national the advantages of Government Lands in the bank for embezzlement of its funds he could heir going to Indiana to engage in the or- and they held that as an act of Congress against the United States were to be tried

in the United States courts, unless the act Inasmuch as upon the trial of Torrey the jary had been unable to agree, and as he had been committed for trial again, his counhabeas corpus, alleging in their petition for even in Massachusetts, the boasted "cradle the writ that the court of Schuylkill county, being a State Court, had no jurisdiction. After careful examination Judge Paxson has brought to this city by the prison warden, who has returned as the cause of Torrey's detention that he had been committed to the Schuxlkill County Jail to answer a certain charge contained in a bill of indictment, a record of which was annexed to the

This brings the case squarely before the Supreme Court. Judge Paxson has directed the hearing to take place before the Court in banc on the first Monday of January and required the defendant to enter bail for his appearance at that time. The charged. This is the first babeas corpus tha has been granted by the Supreme Court for a long time. The proceeding is regarded as one of great importance, and its result will be awaited with interest, as the question of dicial proceeding, and whenever it appears that a court is acting without jurisdiction, or has so acted, its whole proceedings can, be held to be void. It is claimed that if mirably together; but the former is elbow- Torrey's allegations be true in law that the the law as it stands on the statute book. Schuylkill County Court has no jurisdiction that he should be relieved from the longcontinued prosecution to which he has been subjected.—Philadelphia Times.

Terry's Gang.

ANOTHER TERROR IN THE COAL ERGIONS

Another murder in the coal regions. For ome months past an organization known as "Terry's Gang," an outgrowth of the de-moralized Molly Magnire bands, has been the terror of Plymouth borough. The membership is composed mostly of the younger laborers in the mines, and they have in more than one instance been instrumental in electing to Councilmanic honors members of their. Order. Recently quite a number of reputable citizens have disappeared mysteriously, equitted by order of the Court upon the ground that the corpus delicti had not been proved, although the jury were about to render a verdict of murder in the first degree. One night last week Terry's Gang, to the number of about a dozen, assembled in the streets of Plymouth, and defying law and authority, insulted whomsoever they pleased. They went to the saloon of one Wilds, nearly opposite to their headquarters. There a oung member of the gang named James Rooney proclaimed his intention to whip some one present. After repeated efforts to incite a riot be attacked a young man named Thomas Foley, and with a blow broke his neck. Foley died in ten minutes. Rooney fled, but was captured and is now in the County Jail. In an interview with a reporter he admitted that he attacked Foley with the intention of whipping him so that he that they were a stronger society than the Molly Maguires ever were in Plymouth, and influence to bring about reconciliation and he had no fears as to the result of his

Remodeling the United States Court After the Court of Cassation of France. Representative Manning, of Mississippi, proposes a reorganization of the United states Supreme Court and has prepared a bill looking to that end. The work of the court is altogether too much for the present umber of Judges, and it takes from four to five years to reach a case on the docket. To remedy this Mr. Manning proposes on his bill "Temperance," says: "In England the into remodel the court on the same principle as
toxication 'among the ladies is fearful. I
that on which the Court of Cassation of that on which the Court of Cassation of have seen two well-dressed young women torty nine Judges, and is divided into six seven Judges and one chief, with a chief for the full bench, Mr. Manning's bill adds proposes to divide into three sub-champers, each chamber with five Judges and a feelings of the whites might be toward chief, with a chief for the whole, as now. Each sub-chamber is to have its speciality, so that causes will be argued before the bench having special knowledge of the subtain, that nature had fixed their destinies ject. There will thus be one chamber for admirality, one for civil and one for crim

When the vote of Louisiana was when the vote of Louisiana was stolen under the personal supervision of John Sherman, the only pretext set up by the robbers and by the beneficiaries of that monstrous iniquity was that the law creating the Returning Board, passed by the carpet-baggers, vested them with a revisory discretion over the returns, and there was no appeal from their final action. But though the same law directed how these returns should be mad up, and when the protests, if any, should be filed with the record, no heed was paid to those conditions.

The truth that fraud pollutes and vitiate all that it touches was flagrantly disregarded and De Golyer Garfield and other advocates of the conspiracy which succeeded in carry-ing Hayes into the White House became for the time the loudest advocates of State rights contending that it would be an indignity to Louisiana to prove that some of the electoral certificates sent to Washington bore forget signatures, and that all of them were fraudu-

lent and procured by corruption. The history of that infamous event will ever be blotted out from the minds of the american people, and all the actors in it from Grant down to Wells and Anderson will be remembered only to be execrated when full justice shall finally be done to their respective parts in its consummation. Among the loudest defenders of the Great Fraud was Mr. Blaine, who is the chie champion of the high moral doctrine that all is fair in war and politics-a doctrine which he personally illustrated in a remarkable way when he seized his own letters from Mulligan, after beseeching that witness on bended knees to save him from ruin.

Until last year, the Republicans had con tinuous possession of the State of Maine since the foundation of the party, and of late Mr. Blaine has run it like a political factory. satisfied from what I know of the two sec- offense, such officers could not be tried in the by the Republican machine never consulted law or Constitution to make up their majori open violations of the election laws, and of Congress gives concurrent jurisdiction to palpable infractions of prescribed forms, in the State courts. ty were powerless to prevent these abuses

sel applied to the Supreme Court for the generation, the combined opposition won victory last year, and they elected a Gover nor, who has now made his mark on th records of the State, and who has at a sing le bound leaped into a most conspicuous pe sition. He let it be known after the election in September that the gross irregularities heretofore practiced would not be tolerated and that the returns would be subjected the plain requirements of the Constitution and the laws of the State.

Mr. Blaine and his friends and followers

who had claimed a great victory, knew very well that the application of this rule would throw them into a minority. Hence they began to shout fraud, gathered together a crowd of ex-Governors, ex-Senators, and noisy politicians to intimidate the Governor in the discharge of his duty, and to raise cry of foul play being intended.

All this clamor did not disturb Governo Garcelon in the least, nor shake his purpose of seeing the laws faithfully executed. He stood firm as a rock, and in quiet dignity let the revilers understand they had to deal with be awaited with interest, as the question of a want of jurisdiction is regarded as of such a character that it can be raised in every ju-dicial proceeding and whenever it appears publicans have lost the Legislature. It is not pretended that any wrong has been per petrated, or that the Governor and Council have done anything more than to administe

Mr. Blaine found it good and rightful to hey profited himself and his party, and atempted to excuse them on the most misersble of shams. Now, when the Constitution and the laws of his own State throw out s majority illegally chosen, he finds it hard A LATTE LIVERY Stable Carriage Houses to accept the situation, and rushes about wildly in impotent rage. If injustice has ings with a good well of water at the Stable and s been done in any case it will be easy to Cistern at the Dwelling House. prove it. The cool head and stern will of Governor Garcelon have been evidently too much for the Hotspur of the United States

Pennsylvania Patents.

List of patents issued to citizens of Penn ylvania, December 9th and each bearing hat date. Reported for the COLUMBIAN by C. A. Snow & Co., Patent Attorneys, oppos and it is believed that some of them have its patent office, Washington, D.C., of whom been murdered. Recently two men were a copy of any patent can be had at the Government price, 25 cents. James R. Speer, Pittsburgh, Sheep Pro-

John Tate, Millville, Fluxing compound for manufacture of Iron.

James O. Flower, Pittsburgh, Thill coup Elisha Depue, Silvara, Devices for upset ting tires.

David Diller, York Sulphur Springs, Pes-Lovren E. Hogue, Sandy Lake, Injectors for steam boilers. James H. and H. B. McCarty, Stroudsburg,

George H. Stroud and John A. Shurma Sugar Run, tire Shrinkers.

Simon J. Woelfly, Jonestowa, rein hold-George B. Wiestling, Mont Alto, dump-

ing carts.

A stout backbone is as essential to physical health as to political consistency. For weakness of the back and disorders of the liver and kidneys, the topic and moderate dietetic action of the litters is the one thing needful. Remember that the stomach is the mainstay of every other organ, and tout by invigorating the digestion by this preparation, the spinal column and its depend noise are strengthened.

For Hostetter's ALMANAC for 1850 apply to Druggists and dealers Generally.

-Jndge Agnew is proposed by the Beaver Times as a suitable candidate for the judgeship of the United States Court of the Western District, made vacant by Judge Ketcham's death.

-John B. Gough, in his new lecture on France is organized. That tribunal has in a first-class railway carriage draw their flasks from their pockets and drink from sub-chambers, each sub-chamber having them, not even using cups. They go from one confectionary store to another, and drink sherry until they have to go home in

We have a speedy and positive cure, for catarra diptheris, canter mouth, and head acte, in Shillohy catarra remedy. A massi injector free with each bottle. Use it if you desire health, and sweet breath. Price is cents. Sold by J. H. Kinports. A Strange Peop e.

Do you know that there are strange people in a community, we say strange because they seem prefer to suffer and past their days miserably, ma-so by dis-spala, and Liver Complaint, indigestic constipation, and general debility, when Shilon vitalizer is guaranteed to cure them. Sold by J. is Kinnorta.

Five Hundred Thousand Strong.

NEW AVDERTISEMENTS.

SHERIFFS SALE.

By virtue of sundry write issued out of the Court Common Pleas of Columbia county, and to me rected, will be exposed to public sale at the Court ouse in the Town of Bloomsburg, Columbia county a at I o'clock, p. m., on

Friday, January 23, 1880.

All that certain tract or piece of land situate in Main township, Columbia county and state of Pennsylvania bounded and described as follows, to wit: on the north by land of Jacob Brown on the east by land of D. S. Brown, on the south by Public road on the west by land of Jacob Brown containing twenty-fire across more or less, whereon are erected a dwelling house, bank barn, wagon shed, straw shed and other outbuildings.

Beized taken in execution at the suit of Margaret Brown, against N. H. W. Brown and to be sold as the property of N. H. W. Brown.

Ikeier, Attorney

ALSO,

All that certain tract of land situate in Locust

A UDITOR'S NOTICE.

AUDITOR'S NOTICE.

BSTATE OF SARAR KEITHLINE, DECHASED.

SHERIFFS SALE

All that certain tract of land situate in Locuat township, Columbia county and state of Pennsylva-nia, bounded and described as follows, to wit: on the north by land of Daniel Stine, on the east by west by land of Isaac Fisher containing seventy acres more or less, on which are erected a dwelling house, barn, blacksmith shop and outbuildings. Seized taken in execution at the suit of A. K. Wal-ter against Jacob P. Kerschner and to be sold as the

All that certain piece or parcel of land situate in Franklin township Columbia county, Pa, bounded or he north by lands of Benjamin Ford and John Artley, on the east by land of Valentine Vother, on the south by land of William Teeple and on the west by land of Reuben Knittle, containing seventy eight acres more or less, on which are erected a dwelling ouse, barn and outbuildings.

ALSO, All that certain lot or piece of land bounder

on the north and west by land of Joseph Reeder, or the east by land of Hamilton Clark and on the sout by land of Peter Ford containing one acre more or less, on which are erected a dwelling house and out

buildings.

Seired taken in execution at the suit of William L.

Ryerly, attorney in fact for Rebecca Edgerton, Reuben Nagle, Wm. Nagle, Daniel Nagle, Geo. Nagle and
Sarah Petty against William Watts and Charles
Nagle, and to be sold as the property of William Watts
and Charles Nagle. Ryerly, Attorney

Terms cash. JOHN W. HOPFMAN. dec. 96, 79-ta

SHERIFF'S SALE

By virtue of a writ of pluries Fl. Pa. issued out o the Court of Common Pleas of Columbia county and o me directed, will be exposed to public sale on the remises in the township of Briacreek, Columbia ounty, Pa., at 3 o'clock p. m., on

Tuesday, January 20, 1880. All that tract of land situate in the township o Starcreek, Columbia county Pa., bounded on the north by land heretofore of John Van Pelt now M L. Jackson's heirs and land of John Heavener, of downst by lands of said John Heavener lately.now dam Deltrich, and Francis Evans, on the south by and heretofore owned by F. M. Traugh now Pettii and others, containing two hundred and twenty-five scres more or less on which the defendant Willia Lamon now resides. On which are erected a frame bank barn, a frame dwelling house and out buildings, also a wood tenant house. There are on the premises also a wood tenant house, there are on the premises also an excellent apple orchard and other truit

trees.

Seized taken in execution at the suit of Susann Hunt, against William Lamon, and to be sold as th roperty of William Lamon. Knorr, Attorney JOHN W. HOFFMAN, Sheriff.

ORPHAN'S COURT SALE

OP VALUABLE REAL ESTATE

By virtue of an order of the Orphans'. Court of (lumbia county, the undersigned Administrator of George Risewick, late of Bloomsburg, Columbi-county, Geosaed, will expose to public sale on th premises, in Bloomsburg, Col., Co., on Saturday, January 17, 1880, at one o'clock, p. m.,
All that certain lot of ground situate in the To-

of Bloomsburg, Columbia county Pa., bounded and described as follows to wit; on the north by Pirst street of said Town on the West by Whitman's alley, on the south by Ridge Alley and on the east by an

Frame Dwelling House with cellar kitchen,

TERMS OF SALE.-Ten per cent. of the on 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 ning three-fourths in one year thereafter wit

Deed to be paid for by the purchaser. DAVID LOWENBERG.

UDITOR'S NOTICE. THE MATTER OF THE DISTRIBUTION OF THE RE-JACOB EVANS, DECRASED.

The undersigned auditor appointed by the Courto settle and adjust said estate and ascertain the amounts and legacies due the countries of said decedent, will hold an audit for the most of said decedent, will hold an audit for the most of said decedent, will hold an audit for the last appointment at his office in Ricomsburg, on Saturday the 84th day of January A. D. 1889, at 1 o'clock p. m., when and where all parties interested an requested to present their claims or be forever de harves.

A UDITOR'S NOTICE.

BETATE OF CADWALLADER ROBERTS.

And now bec. 1, 1878, on motion of C. B. Brockway J. M. Clark, Esq., appointed auditor to distribute, the assets in the hands of the Administrator, and to determine the order in which future payments are to be made from the proceeds of the sale of said rea-estate to creditors and heirs. Certified from the Records this 11th, day of Dember A. D. 1879.

The Auditor in pursuance of the foregoing appointment, will attend to the duties thereof at his office is liconsisting, on Saturday January 11th, 180, at te o'clock in the foregoon when and where all parties interested will present their claims or be debarre from coming in on said funds.

Letters Tostamentary on the estate of Benja-nin Mericle, late of Madison twp., Columbia crunty, Fennsylvania, deceased, have been granted by the legister of said county to the undersigned Exec-tor. All persons having claims against the state of the decedent are requested to present hem for settlement and those indebted to the es-ate to make payment to the undersigned Execution without delay.

MARKET REPORTS BLOOMSBURG MARKET.



Dauchy & Co's. Advt's.

PIANOS Stool, Cover and Book only \$143 to \$888 ORGANS 13 Stool, 5 set Reeds, 5 Knee Swells, Stool, Book, only \$145 fioliday

thus contained.

In re first and partial account of Casper Rhawn, assigned in trust for the benefit of creditors of John R. Kinger.

No. 8, September Term 1878.

And now December 1, 1878, on motion of C. B. Frockway, N. U. Funt appointed auditor to ascertain the indectodness of se'd assignor, distribute the balance in the hands of the assignor, distribute the order of distribution of the balance in the hands of the complex.

Certified from the records this 18th day of December A. D. 1879. \$1200 returns in \$6 days on \$100 invested. Of ficial reports and information PRES. Like profits weekly on stock options of \$10 to gaddens T. Potter Wight & Co., Bankers, 35 Wall st., N. Y. doc. 19, 4w

WM. KRICKBAUM, The Auditor in pursuance of the foregoing ap-pointment, will attend to the duties thereof at his office in Bloomsburr on Saturday January 16th, 1880, at ten o'clock in the forenon, when and where all parties interested will present their claims or be debarred from coming in on said funds.

AN EXCITING BOOK ! 35,000 SOLD !

In re estate of Samuel Albertson, deceased.
In the Orphana' Court of Columbia county.
Now December 2, 1872, on motion of E. H. Little,
Req., Thomas J. Vandersilce, is appointed auditor to
state an account for E. E. Orvis, administrator de
bonis non of Samuel Albertson, deceased, said Orvis,
having failed to flie an account in obedience to the
citation and and Orvis having left the Jurisdiction
of this Court his residence being Rathy 4 court.

Notice is hereby given that the undersigned will
attend to the duties of his appointment at his office
in Bloomsburg on Friday January the 18th, 1890, at
9 o'clock a. m., when and where all parties interested may strend if they see proper.

T. J. VANDERSLICE,
Auditor. This is the fastest selling book ever published, and he only complete and authorite History of Grant's ravels. Send for circulars containing a full description of the work and our extra terms to agents. Address National Publishing Co., Philadelphia, Padec 19-4W Notice is hereby given that the undersigned appointed by the Orphans Court of Columbia county to make distribution of the money in the hands of the Administrator to and among the parties entitled thereto, will attend to the duties of his appointment at the office of C. B. Jackson, Esq., in Berwick, on Saturday, January the 17, 1889, at one colock in the attention, at which time and place all parties interested must appear and present their claims of debarred from a share of said fund.

LERGY T. THOMPSON, dec 18-tu

ORGANS New 7 stop Organ 1-6
New 18 stop Organ
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Court House in the Town of Bioomsburg, Columbia County, Pa., at 1 ociock, p. m., on Saturday, January 3rd, 1880.

All that certain real estate situate in the town of Espy, township of Bcott, Columbia County, bounded on the north by Third Street, on the east by iot of Harriet Musgrave, on the south by an aliey, on the west by lot of George Hartman; being eighty-two and a half feet in width, and one hundred and seventy-three and one fourth feet in depth.

Beized, taken into execution at the suit of Samuel Conner, surviving administrator of G. H. Fowler, deceased, against William E. Hower, and to be sold as the property of William E. Hower.

Howell, Attorney.

Vend, Ex. 5,000 For a case of COUGH, COLD, ASTHMA that ADAMSON, S. BOTANIC BALSAM ALSO,

All that certain tract of land situate in Roaringcreek township, Columbia county and State of Pennsylvania, bounded and described as follows, to-wit:
on the north by land of Peter K. Mensch, on the east
by land of Frederick Bullard, on the south by land
of Klizabeth Linville and on the west by land of Hen
ry Hoofnagie, containing sixty acres more or less, on
which are creeted a dwelling house, barn and outhuitdness. GOLD will not cure! Sold by all Druggist

Seized taken into execution at the suit of John C. Myers, assigned to Henry Pfahler, against Jonatha F. Myers, and to be sold as the property of Jonatha V. Myers.
Rhawn, Attorney,
ALSO,

All that certain lot or piece of land situate Frankiin township, Columbia county, and state of Pennsylvania, bounded and described as follows to-wit: on the north by land or Andrew Lohrman, on the east by land of Thomas Ashworth, on the south by land of John Kimble and on the west by land of Andrew Lohrman, containing twelve acres more or less on which are erected a dwelling house and out

Seized taken into execution at the suit of B. Frank Zarr, Executor of George Zarr, deceased, against Susan Farley, and to be sold as the property of Su-san Farley. Zarr, Attorney. Vend. Ex.

Zarr, Attorney.

ALSO,

All that certain lot or piece of land situate in Scott township, Columbia county and state of Pennsylvania, bounded and described as follows to-wit: on the north by the Public road, leading from Hoyt farm to Light Street, on the east by land of Daniel Sayder, on the south by the Public road leading from Hoyt farm to Light Street, on the east by land of Daniel Sayder, on the south by the Public road leading from Hoyt farm to Light Street, on the east by land of Daniel Sayder, on the south by the Public road leading from Hoyt farm to Light Street, on the subject of L. S. Kuhn, containing twenty acres more or less, on which is erected a frame stable.

Seized taken into execution at the suit of Daniel Sayder, for use of Charles R. Paxton, against Harmon G. Creveling and to be sold as the property of Harmon G. Creveling and to be sold as the property of Harmon G. Creveling.

Buckalew, Attorney.

Vend. Rx.

ALSO.

All that certain lot or piece of iand situate in Lo-

All that certain lot or piece of iand situare in Lo-cust township, Columbia county and state of Penn-sylvania, bounded and described as follows to-wit: on the north by land of A. B. Fisher, and Daniel Zimmerman, on the east and south by Issac Fisher, and on the west by Abraham Stine, containing tweity acres more or less on which is ersected a dwellin house, barn and outbuildings.
Seiged takes into execution at the suit of Andres Hupp, administrator of Mary Mensch, deceased against George Rupp, and to be sold as the proper

against George Rupp, and to be seen that the first of George Rupp.

Buckalew, Attorney.

ALSO.

All these certain lots pieces or parcels of land situate in Main towaship, in the County of Columbia described and described as follows : viz :

as follows: viz:

1st. Beginning at a post in public road a corner of
a lot sold Henry Kostenbauder, now owned by Arias
J. Berninger, thence by said lot north forty-two degrees east, twenty perches to stones. thence north
eighteen degrees west eighty-five perches to line of
tract of land owned by Jacob Shuman's heirs known
as the Geo. Espy tract, thence by the same south
eighty degrees east — perches to a corner of Abraham Knight's land thence by Abraham Knights
line south eighteen degrees east ninees to stone, thence south forty-eight and a half degrees west eighteen perches, thence north sixty degrees west three and one-tenth perches, thence south eighty degrees west twenty perches to the public road thence along said road north forty-eight degrees west twelve and seven-tenths perches to the

buildings.
2nd. Beginning at a post at the Catawissa Creeks thence north thirty-six degrees east eight perche thence by lands of Francis Flemming north seventy degrees east fourteen and eight tenths perches to a stone thence by lands of Aaron Berninger north sixty degrees west three and one-tenth perches to a stone thence by the same south eighty and a half degrees thence by the same south eighty and a half degrees west twenty perches to a stone in the middle of the public road thence along the same north forty-eight degrees west twelve and seven-tenths perches to a stone in the middle of the public road thence south thirty-six degrees west fifteen and five-tenth perches to a stone thence south thirty-eight degrees east three perches to an elm tree thence up the creek, south eighty and a half degrees east twenty-one and nine-tenth perches to a stone the place of beginning containing two acres strict measure, on which is erected a fulling mill, dwelling house and outbuildings.

outlidings. Seized, taken into execution at the suit of Colum bia County Mutuai Saving Fund and Loan Associa-tion assigned to Franklin Shuman against Franci-Fiemming and to be sold as the property of Franci-Fiemming. Fl. Fa.

MENDMENT OF CHARTER OF "First Presbyterian Church of Bloomsburg." Notice is hereby given that application has been made to the Court of Common Pleas of Columbia County, for leave to amend the Charter of above named corporation, under the Act of Assembly of April 19,1814.so that the beard of Trustees of said Corporation shall consist of five members, also that three Trustees shall constitute a quorum to transact business, and that the Trustees shall be elected annually to serve for the term of one year.

CHARLES G. BARKLET, President.

dec 19,-ta

CHARLES A. MOYER, UDITOR'S NOTICE.

In the Court of Common Press of Countries Court

And now December 9th 1978, on motion of Samuel
Knorr, Court appoint T. J. Vandersilee, auditor to
distribute funds in the hands of the Assignee.

The Auditor in pursuance of the foregoing appointment, will attend to the duties thereof at his
office in Bioomsburg on Saturday the 17th, day of
January 1898, at 9 O'lock a. m., when and where all
parties interested will present their claims or be
debarred from coming in on said funds.

T. J. VANDERISLICE,
Auditor.

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The undersigned will offer at public sale on the remises in Catawissa twp., Columbia county, Pa ear the McIntyre Church, on Wednesday, December 31, 1879. A FARM OF 113 ACRES.

known as the William Fox farm, lately owned by Augustus Strausser, adjoining lands of Tewksherry, Fetter of f. Hider, Boas, School House lot and E. D. STONE and LOG HOUSE, LOG and FRAME BARN

and other out-buildings.

The farm is well watered by a spring, and is in a The farm is well watered by a spring, and is in a fair state of cultivation. Fruit plenty, of nearly alkinds. Some good timber yet on the farm. The farm has a church and school house near at hand-situate 2 miles from Catawissa and 14 miles from Ashland.

Terms made known on day of sale. Sold by order of the Court of Columbia county, subject to a dower of \$33.00 and in the interest of Homanus Strausser, here.

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