

J. E. BITTENBENDER, | Editors.

BLOOMSBURG, PA.

Friday, January 28, 1881

The Hanlan-Laveock rowing match has been postponed until February 14.

Ex-Gov. Hendricks, who has been sick at

Just what the outcome of the Senatorial fight at Harrisburg will be, it is hard to conjecture. Oliver republicans feel confi dent that their favorite will be chosen, while the bolters are more determined than ever to defeat him. There is no prospect of the Democrats helping either side, and so one or the other must go back on their promise to "stick " It does not seem probable that either Oliver or Grow can be elected. The fight against Oliver is a fight against Cameron. Who will win?

HARRISBURG LETTER.

Harrisburg, Jan. 25th, 1881,

Unaltered still, and seemingly unalterable is the situation of the Senatorial fight, and what an anomolous thing it is to see a Ponnsylvania Legislature thus embarrassed and that too when the bosses have entire control of the machinery. Time was, and it is only a year or so agone, when the boys knew no law but the dictates of King Caucus, and hastened to do his bidding ere the crack of the party whip had died away in the distance. "Their's not to question why; their's but to do or die"-politically. The present Legislative dead lock, however, seems to have passed entirely beyond the control of the bosses. The balloting during the past week has been monotonous in the extreme, the same old thing over and over again until outsiders have become wearied of the performance, and the participants in the same thoroughly disgusted. Last night an effort was made by the bolters, ostensibly to break the dead lock. A caucus was held and seven c...didates were agreed upon by a two-thirds vote, whose names were presented to the regulars with the view of having some one of them accepted in lieu matter of course, next Bayne and Shiras, of Pittsburg; Wharton (Jos.) and Mac-Veagh, of Philadelphia; Stewart, of Frankglance at these names at once convinced the hereafter. 'regulars" and outsiders at the same time, proposition because none of the names men what are known here as "compromise men, gron. It was not was not in any particular affected by the was recorded as follows: Oliver, 80; Grow, 55; Wallace, 82; MacVeagh, 3; Hewitt, 4; to Grow, but as no significance was attached to this change, it was not commented upon much afterwards. A little breeze was created after the first ballot, by an attempt on part of the Grow men, to force another ballot, which showed that they were in better temper than the opposition, but the motion lacking the requisite number of votes, was lost, and the movers of it were compelled to submit to an adjournment without accomplishing anything, excepting that those who opposed a second ballot Dutch tramp. were compelled to go upon the record. A little amusement was created by the Greenback party of the House (Welsh of Schuy) kill) just before the adjournment. That no table statesman succeeded in getting in a resolution, which after being laughed at, was rdled out of order by Speaker Stone. Mr. Welsh, unlike the other political parties represented upon the floor, seemed auxious to make a reform record for his party. His resolution provided that the joint conventiou should not be permitted to leave the hall until they had chosen an United States

proceeding from a rather more unexpected Knight from the Jefferson district. It provided that on and after Wednesday that the or more than 100 ballots each day. The absurdity of this proposition will be manifest. when the fact is stated that it requires a full half hour to call the roll of Senators and Members and to record the ballot. Although there is much talk of the Demo-

Senator. The Sergeaut-st-Arms of the

House being called upon to close the doors

crats finally assisting in the election of Oliver, from conversation with the Democratic members, I cannot find anything that will substantiate the rumor. On the contrary, I find that little faith is placed in the promises of the regulars in regard to the apportionment and any talk of conceding anything to the Democrats in that partie ular meets with strenuous opposition from a great many Oliver Republicans who are utterly averse to any alliance with the Democrats. The idea prevails to some extent today that there will positively be a break up in the lines to-morrow.' Such an event may transpire, but I cannot find any grounds upon which to base a proposition of the

During the week one step at least has been taken in the direction of actual business. The standing committees of both Senate and House have been appointed. With the exception of the apportionment committees. the assignments have given as much satisfaction as usual. The apportionment committees are regarded unfavorably by some because they are "bunched," many sections not being represented at all by Republicans. It is claimed by the mal-contents that this was done to facilitate any proposed arrangement with the Democrats.

Some measures have already been introduced. As these come up for consideration. I will acquaint your readers with the contents of those which are of interest,

WASHINGTON LETTER.

Washington, D. C. January 25th, 1881-

A few weeks ago I had great pleasure in giving an account of the Supreme Courts action in compelling the Secretary of the Interior to perform his official duty. Before that decision was rendered, Cabinet officer by a nort of general consent was hold to be beyond the reach of Course. He might take the most absurd course in order to deprive individua's of their property or ticcessor. The Courts were not open to such appeal. In the case mentioned the United States Court for the District, held that it had no control. The Supreme Court reversed the decision. Another case has just been decided by the Supreme Court, and, though it is less immediately important to a less number of citizens than the former one, it equally vindicates the funda-Hot Springs, Ark., is rapidly recovering his mental truth that under our form of government, the Courts have power to protect an individual. The tormer decision put a limit to Executive interference with private rights, this one checks the exercise of arbitrary power by the Houses of Congress. The following are the facts: Hallet Kilburn was confined in the jail of this District, by order of the House of Representatives, without trial, because it appeared by the records of the House that he had refused to answer questions put to him by a Committee of the House and by the House itself. After his release from jail he commenced suit in the District Court here for damages, against the officers of the House, but the Court refused relief upon the ground that the House had a right to imprison him. That is, a statement by defendants counsel that Kil bourn was confined by order of the House was held to justify the officers of the House in depriving Kilbourn of his liberty. It is this decision which the Supreme Court has just reversed. The House had no such right, Thus, within a month two decisions have been rendered by the bighest Court in the authority. land which give protection to the individual against the exercise of arbitrary powe on the part of government efficials, and the

have done service to us and to all who com Yesterday the Senate refused to take up the bill putting Ex-President Grant on the retired list of the Army. Several Democrat voted with the Sepublicans, and others announced that their votes were not to be understood as condemning the bill, but only as against its present consideration The bill will probably be passed. The of Oliver. These were: First Grow, as a course of Senator Logan, who is in charge of it, shows, bowever, that he is simply try ing to magnify the apparent importance of the Grant-Conkling-Logan wing of the Relin county and Wolf, of Union. Now a publican party, with a view to its standing

subordinate Courts of the United States are

commanded to give relief to citizens in

refused it. For the honor of the party

wish every member of the court rendering

these two decisions was a Democrat. The

countiess cases in which they had heretofore

Yesterday in the House, Mr. Cox repor that there was no sincerity in the bolter's ted the re-apportionment bill. As reported it provides for 311 Representatives, in place tioned could be placed in the category of of 293, as at present. A minority reporwas presented, providing for 319. The bill for there is not one of them who has not introduced a week ago by Mr. Cox provides been, or is not now openly identified with for 301, and the indications now are that r or a smaller one will be agree therefore surprising that the ballot to-day on. The events of last week constitute a powerful argument in favor of a small and last night's proposition of the bolters. It therefore manageable body of Repre sentatives.

Amongst all the estimates that are made Agnew,1: Snowden,1; Baird, 1; (Greenback for Cabinets no one has suggested the name of vote) Curtin 1, and Joseph Allison, a new Carl Schurz. This political adventurer hacandidate, 1. The only changes from the no future. He has beretofore traded upon vote of yesterday which created any his control of the German vote; his un sensation were four votes from Oliver impeached personal character, and his cry of reform. But his stock in trade is all gone. The party will reform him out-his char acter is smirched all over with scandals, not only as to money matters, but in regard to some other and more disreputable affair which have heretofore been hushed because of "the party of the second part." His influence over his German compatriots is gone, and Carl Schurz will soon be wha Senator Jones of Nevada, some years since so emphatically called him "a d-d

A Discovery. That there is one State in the Union where the telegraph consolidation cannot take place, is a declaration with which the Harrisburg Patriot and the Laucaster Intelligencer lead off. The Constitution of Penn sylvania says that 'no telegraph company shall consolidate with or hold a controlling interest in the stocks or bonds of any other telegraph company owning a competing line, or acquire, by parchase or otherwise any other competing line of telegraph.'

and windows to prevent members from get-The American Union came into existence ince this Constitution was adopted, and so Almost on a par with this resolution but far as it is concerned neither it nor its successor corporation can put in the threadbare source was that offered by Senator Me- and exploded plea of vested rights, as against the Commonwealth. The Patriot insists that both the Governor and the Legjoint covention should cast not less than 30 islature have an immediate duty to perform It is certainly a strange case and that it in the premises; and since the telegraph companies have no such political power as not surprising. the railroad companies, it is possible that something may be done to check their operations in violation of the fundamental law of

But it would be strange indeed if Mr Gould and Mr. Vanderbilt should not disbe restrained or controlled by it. If the against spreading false news, It was also ple of that State by unlawful discrimina tions could be stated in figures, the sum total would be appalling. What the company meant by allowing the Ring Governor to recommend to the Legislature the enact- it might "lengthen justice into trade. the Intelligencer declares that public opinion repealed or have become obsolete. and public necessity imperatively demand a compliance with the Governor's recommendation; that the Democrats, while not desiring to make it a party issue, are determined on their policy, and wait with no little interest the development of Republican views in the Legislature, when it will be seen whether that part of the Governor's message was a sham and a mockery, or editing the second story of the mill, and whilst pushing corn into the hopper, his coat was caught by a rapidly revolving upright shaft and whirled him around with trightful velocity. He was

one set, saying that Congress does not sit the thigh it is feared that internal injuries were sustained, which may prove fatal. Schoener was at once removed to the hospital figures time each member receives \$10,000, or \$500 The idea seems to be that Garfield let the notion that he means to select Blaine for secretary of Stere leak out in order that he may hear the opinion of the people about it.—N. K. Beraid.

It.—N. K. Ber

Mechanics' Lieu Law-

As nearly every one is more or less inter sted in the law relating to mechanics' lies we publish the annexed statement of facts and recent decision of the Supreme Court of this Commonwealth

Walter B. Dick, owner, and Albert J & Son. This was an action upon a mechan-Laughlin was not the contractor: that, noreover, the building was not begun until February 23, 1878, and that the items charg ed in December were not delivered at the delivered at the shop of one of the contract- from her own person. ors. Upon this state of facts Judge Ludors. Upon this state of facts Judge Ludlow held that if the materials were furnished 'for' the building, no matter 'where' they were furnished, the lien was valid, and gave judgment for the material men. Dick thereupon brought the case to the Supreme Court, where he claimed that the lien, to be valid, must, at least, be of the date of the commencement of the building and not prior thereto, and that, moreover, the contractor was improperly described.

The Supreme Court, in passing upon the case, says: The survivor of two joint con submit to the paint hat he suffered, while it required the strength of six women to hold Mrs. Wilson as the delicate transfer was made. After

case, says : The survivor of two joint con tractors is rightly named as the contractor in the claim filed. He had the power as such survivor to bind the building, and, so far as the owner was concerned, it mattered not whether the materials were furnished at the shop of the contractor before or after the building was begun, provided they were furnished on its credit. We think the opinion of the learned president of the court fully sustained both on principle and

Obitaary.

DEATH OF MR EDWARD A. SOTHERN, THE

A telegram from London says that elebrated actor, Edward A. Sothern, died in that city on Thursday of last week. Mr. Sothern was born in Liverpool, April 1 1830. He was educated by a private tutor, coming disgusted with several scenes. issecting room he abandoned 'e work. He then studied theology for a coup. of years, and believing that he was not fitted to oc cupy a pulpit he began the study of old dramas. At the age of twenty-one he made his first appearance on the occasion of a benefit at the thea re Royal, Island of Jersey, in the character of O hello. The mana zar of the theatre off are I him an engagement at 35 shillings a week, which he refused, and afterwards accepted fitteen shillings. He was, up to 1855, known as Douglas Stewart, and when playing Charles Surface in New York he used his own name for the first ime. In April, 1878, Mr. Sothern left the United States for the last time en-route for London, where his new piece the "Crushed Tragedian," failed very badly, Mr. Sothern's masterpiece was Lord Dundreary, which character he personated for several years His last performance was in Liverpool in November, 1878. His ailment, according to his own statement, was overwork of the brain, but physicians pronounced it paralysis and Bright's disease of the kidneys.

A Miracle in Maine.

HOW IT CURED A CHILD AND KILLED DONK EY - A NINE DAY'S WONDER.

From the Calata (Me) Times A young daughter of Mr. John Robison of Calais, has been perfectly cured of that terrible attliction, St. Vitus' dance, since the New Year, by means that has excited much interest among those acquainted with the facts. Mr. Robison thus relates the particulars of the strange case: "My little girl only seven years old, suffered every hour, nigh and day, with the disease, so that she had to be watched constantly to prevent her falling on the stove and dishes. The physicians who attended her said that she mus be sent to the hospital at Augusta. I re lated the case to an old man whom I happened to meet and told him how bad I felt at sending her away. He said that she could be entirely cured in pine days and that I was a lucky man in having the means of cure at my own home. He told me to stand my donkey with his head to the South; then to take my child and sit her on its back with her face to the east, and then to pass her over the donkey's back toward the west, saying; 'In the name of the Father. Son and Holy Ghost.' Following his in structions I did this for nine mornings be. fore breakfast. On the third morning the child began to improve and the donkey began to take the disease. From that time to the end of the nine days the child grew rap idly better and the donkey grew worse in proportion, until it died on Monday, the 10th, after frightful suffering from the disease. The child is now perfectly restored, having no trace of its trouble. These were the facts and all the neighbors are witnesses should continue to excite much comment is

The First Legislature of Pennsylvania On the 4th of December, 1862, William Peun convened the first Legislature at Chester, the port at that time of Pennsylvania Its session was just four days. The house cover the means of protection in a State is still standing where it met and is used as where the Pennsylvania Raifroad, with its a cooper shop. Sixty-one acts were passed charter at the mercy of the sovereign who in that short session, as the body met for gave it, has calmly treated the Constitution the "dispatch of business." One act was as a dead letter, and persistently refused to against the "drinking of healths," and one millions which it has exacted from the peo- declared in a preamble to certain laws that they should be read as school exercises, They allowed every man to plead his own case, and further tried to pase a law to prevent lawyers from "pleading for pay," lest ment of laws to enforce these provisions of The Speaker's chair is all that is left to us the Constitution, is as yet a mystery. But of the first assembly. The laws were all

William Schoener, who has been been em-ployed for some time in the grist mill of J. J. Robbins, on East Market street, met with an accident on Tuesday afternoon, that may result really meant a tardy submission to the law dashed sgainst the partition enclosing the hopper, and the popular will.—Sun.

Uncle Sam pays out a great deal of money that is squandered upon unworthy and carelees officials. An exchange refers to construct that the contract that Contract data and the law as the contract that the thigh, it is feared that integral injuries.

A Busbands Fortitude. TAKING FLESH FROM HIS ARM TO TRANS

About five weeks ago a Mrs. Wilson, of Philadelphia, was so dangerously burned by her clothing igniting that her life had been despaired of. For weeks she lingered McLaughlin, contractor, vs. H Stevenson without an intermission of her agony or apparent improvement. Last Wednesday ics' lieu, filed by Stevenson & Son against a Dr. MoLean informed Mr. Wilson that it certain building on Fifteenth street, above would be absolutely necessary to transplant Jefferson, in Philadelphia, owned by Wal- live flesh to those parts where the tissues

their rights, and there was no appeal to his ter B. Dick, and erected by a firm of which had been destroyed, and Prof. Levis, who Albert J. McLaughlin was a member. In had been called in, decided in favor of the the bill of particulars filed with the lien operation. Although her mind was wanitems were charged for lumber furnished in dering, Mrs. Wilson appeared to have some the month of December, 1877. Dick filed idea that a painful experiment was impendan affidavit of defence, setting up that Me- ing, and screamed to the doctor to take away the lancet, although he had not displayed, nor indeed, at the time, spoken in house or upon the lot in question, but were considered unsafe to cut the flesh required Dr. Levis asked Mr Wilson if he wa

> as the delicate transfer was made. After the operation was finished the patient seemed more comfortable, the brain trouble gradually subsided, and she is now in a fair way to recover. The self sacrificing forti-tude of Mr. Wilson is the more remarkable because of the fact that for two years past his health has been failing.

'The Associated Press is a great boon, i t not?' said the cigarette-smoking scion of a South Side sire to a beautiful Boston girl, full of sentiment and oysters, as they were returning from the theatre. 'It is indeed, she replied, in soft tones; 'George and I had one all last winter, but papa came in one night before George could take his arm away and acted dreadfully. Do they Kilingerman, containing one hundred and ten acres have them in Chicago? I should blush to more or less, on which are erected a frame house have them in Chicago?' I should blush to murmur,' responded the untutored Chicagoan, as be measured her surcingle belt with his strong right arm .-- Chicago Tribune

An old Vermont farmer came home drunk the other night, and became the victim of an irrepressible desire to get still drunker. So he thought he would bring out his wagon and drive over to Shelburne Falls for more whiskey. Just as he was about putting the finishing touches on the harnessing arrangements he said to himself, 'This horse has got horns!' He brought out his lantern and found he had harnessed the cow to the wagon. He muttered, 'I'm drunk enough now,' unhitched the beast and went into the house to sleep it off .- Rutland (Vt.) Herald

other column, riding near Speer's Vineyards with a bunch of grapes from which Speer's Port Grape Wine is made, that io so highly esteemed by the medical profession for the use of invalids, weakly persons and the aged. Sold by C. A. Kleim. jan 7'801y

NEW ADVERTISEMENTS.

Farm in Montour County Will be sold or exchanged for a STORE PROPERTY OR DWELLING

by the undersigned. The said farm is on the road from Pottsgrove to Washingtonville, in Liberty township, about 34 miles from Pottsgrove, and contains 111 ACRES. A GOOD FRAME DWELLING HOUSE, Barn and outbuildings on the premises. Not par-ticular where property exchanged for is located. If Reasonable and Eas Terms will be Given.

/or particulars, address, G, P, REIGHARD,

Pottagrove or Lightstreet.

WIDOWS' APPRAISEMENTS.
The following appraisements of The following appraisements of real an personal property set apart to widows of decedent have been filed in the office of the Register of Columbia county, under the Rules of Court, and will be presented for absolute confirmation to the Graham Ourt to be beddied. . Widow of Willits H. Moyer, late of Madison

REGISTER'S NOTICES. Notice is hereby given to all legatees, credi-fors and other persons interested in the estates of the respective decedents and minors, that the fol-lowing administration, executor and guardian ac-counts have been filed in the office of the Register of Col. co. and will be presented for confirmation and allowance in the Orphans' Court to be held in Bloomsburg, on Monday, Feb. 7, 1881, at 2 o'clock, p. m. on said day:

The first and final account of A. P. Heller, gual dian of isabella. Pursill, minor child of Martha Crossley, late of Pine township, deceased.

 The first and final account of B. Frank Zarr, ad ministrator of Martin W. Nuss, late of the Town . The account of Richard Stiles, administrator of Martha Colley, late of Benton township, de

The final account of Allen Mann, guardian elizabeth Henninger, minor child of Reube Henninger late of Beaver township, deceased. The final account of Allen Mann, guardian of Mahala Henninger, minor child of Rouben Henninger, late of Beaver township, deceased.

 The first and final account of George A. Doty administrator, de bonis non cum testamento annexo. of Henry Eingsbury, late of Benton township, deceased. The first and final account of John H. Hetler and J. H. Harter, administrators of Jacob Har-ter, jr., iste of Millin township, deceased. The second and final account of William E Clark, trustee of many Gorrell, late of the bor-ough of Central'a, deceased.

The account of Willam Hagenbuch, executor of Isaac Hagenbuch, late of Grange township, deceased.

The first and final account of Miranda Lee, ad ministratrix of Nancy Connelly, late of the bor ough of Berwick, deceased. The first and partial account of B. Frank Zarr executor of George Zarr, late of Catawissa town ship, deceased. The first and partial account of John Hartman administrator of Michael Gruber, late of Hen

The first and partial account of Dillinger Harrison, surviving executor of Canfield Harrison, late of the Town of Bloomsburg, deceased.
 The first and final account of Hiram Whitmire, administrator of Sarah Arnwine, late of Centre township, deceased.

township, deceased.

20. The first and final account of Andrew J. Hese, administrator of Hiram Lunger, late of Sugariosf township, deceased.

11. The account of David Lowenberg, administrator of George Reiswick, late of the Town of Bloomsburg, deceased.

12. The second and final account of N. B. Creasy and D. A. Creasy, administrators of Samuel Creasy, late of Millin township, deceased.

23. The first and final account of Henry Hetier, ad- The first and final account of Henry Hetier, administrator of Issac Lutz, late of Mifflin town ship, deceased. The Brst and final account of Isaac A. Dewitt.ad ministrator de bonis non of John Hartman, lat of Grange township, deceased.

The first and final account of William Musceller administrator of George Breece, late of Madisor township, deceased.

The account of Charles Kessler, administrate of George Kessler, late of Beaver township, de

SHERIFF'S SALE.

By virtue of sucdry write issued to me directed, will be exposed to public sale at Court House in Bloomsburg at 8 p. m. on MONDAY, FEBRUARY 7th, 1881,

All that undivided one half of all that messuag described as follows, to-wit: Beginning at a white oak, the corner of Heister's land, thence by land of Joshua Brink north eighty degrees west one hun-dred and tweive and a half perches to a post, thence by said land north thirty-five degrees west fifty-five perches to a chestout tree, thence north sixty de we eighty-two perches to a pest, thence by land of said Joshua Brink south forty-three and three-fourths degrees east forty-four perches to a post, thence by said land south twenty-four degrees west hirty-nine perches to a post, thence by said land south forty three and three-fourths degrees east her hearing, of any instrument, but her south seventy degrees east sixty-three and one-half perches to a post, thence by land of William McKelvy north sixty-one and three-fourths degrees cast thirty-two perches to the place of beginning, coaining eighty-five acres and sixty-five perches of and be the same more or less, on which are erected

> Seized, taken in execution at the suit of Isaac l Krickbaum and William Brink, executors &c. of Joshua Brink, deceased against James Lunger and to be sold as the property of James Lunger. PREEZE, Attorney.

> ALSO, All those two certain lots of ground situate the borough of Centralia, Columbia county, and State of Pennsylvania and bounded and described as follows, to-wit: On the north by lot of D. F. Curry, on the east by an alley, on the south by Cenr ty feet in front and one hundred and forty feet in depth, on which are erected a two-story tenant lwelling house and out-buildings.

> All those two certain vacant lots of ground situate in the Borough of Centralia, Columbia county and State of Pennsylvania, and bounded and described as follows, to-wit: On the north by Centre street, on the east by Paxton street, on the south by an alle and on the west by lot of Edward Williams. Seized, taken in execution at the suttor Johanna O'Conner against Patrick Murphy and to be sold a the property of Patrick Murphy. KNOUR & WINTERSTREN, Attorneys

All that certain piece of ground situate in Mifflin ownship, Columbia county, Pennsylvania, descrited as follows, to-wit: Bounded on the north by lan lands of Thomas Aten and on the west by Charle

ALSO. One tract of land situate in said township of Mi flin, bounded on the north and east by land of Them as Aten, on the south by Michael Grover's heirs, or the west by land of William Parr, cont. ining twen

One tract bounded on the north by land of I. K. chweppenhiser and Samuel Snyder, on the east by awrence Waters, on the south by Abrahar Schweppenheiser and on the west by John Aten, containing thirty four acres, more or less, on which are erected a frame house, barn and out-buildings ALSO,

One tract of land bounded on the north by land o Stephen Gearheart and others, on the east by land of I, K. Schweppenbeiser, on the south by land o John Aten and on the west by land of Joseph Gear heart, containing one hundred acres, more or less on which are erected a frame house, barn and out-

One lot of ground situate in the town of Mainvill nmbia county, Pa., bounded and described a flows, to-wit: Bounded by land of J. E. Longenber own, on which are erected a two story brick Store ouse, with the appurtenances. Seized, taken in execution at the suit of Low Bro & Co., against I. K. Schweppenheiser and to be sold

as the property of I, K. Schweppenheiser. KNORR, Attorney. 2d PLU. Fl. FA ALSO.

ver township, Columbia county and State of Penn-sylvania, bounded and described as follows, to-wit: Beginning at an oak at public road, thence along said road north eighty-six and one-fourth degrees west twenty-nine rods to a stone, thence by land of Jacob Longenberger south three and one-fourth de grees west eleven and one-tenth perches to a ston hence by the same north seventy-two and a half degrees east sixty-one and one-tenth perches to the place of beginning, containing one acre more o ess, on which are erected a one story frame dwel ing house, stable and out-buildings.

Seized, taken in execution at the suit of The C

Select, taken in execution at the sais of the Co-lumbia County Mutual Saving Fund and Loan Asso-ciation against Charles Longenberger and to be sold as the property of Charles Longenberger. LITTLE & MILLER, Attorneys. Vend Ex. ALSO.

ownship Columbia co., and State of Pennsylvania, and bounded and described as follows, to-wit: On he north by land of Frank Eves.on the east by land containing thirty acres more or less, on which are erected a one and a half story frame dwelling house, oarn, and out-buildings. Seized, taken in execution at the suit of Thomas J. Swisher against Joel Snyder and to be sold as the

roperty of Joel Snyder. W. J. Buckalew, Attorney. ALSO,

All that real estate situate in Briarcreek townsh Columbia county, on road leading from Berwick to Bloomsburg, bounded and described as follows torit: On the north by land of Daniel Pursel, on th ponenberg and Daniel Pursel, containing two acre nore or less, on which are erected a two-story brid welling, frame stable, spring house and out-build ngs, good spring of water and large orchard on th Selzed, taken in execution at the suit of E. I

dams, surviving partner of Adams & Son, again Mary J. Gansel, and to be sold as the property JACKSON, Attorney.

The following described real estate situate centre township, Columbia county, beginning at gum tree in line of land of George Keichner and hers, thence by land of G. K. Hess south twelve one, thence by same and land of I. Ernwine south tumy, thence by same and Christianna Muffly outh eighty-six and one-fourth degrees east nine-y and nine-tenths perches to a pine stump in line of Sarah Solmon and others, thence by same north eight and three-fourths degrees west 201 and ight-tenths perches to a stone, thence north eight ight-tenths perches to a stone, thence north ten er five bundred and eighty-two and one-fourth de a gum tree, the place of beginning, containing hundred and twenty-four acres and one hun ed and forty-six perches, strict measure.on which re erected a large frame two story dwelling with it hen attached, log stable with wagon shed atched, frame pig pen and corn crib and out-build

Jackson and C. B. Jackson, executors of M.E. ackson, deceased against George A. Beam and to sold as the property of George A. Beam. ALSO.

All that certain tract or piece of land situate in dain Township, Columbia county and State of Penny wania bounded and described as follows to-wit deginning at a stone, thence by land of said Willian nsinger north seventy degrees sixty eight and me tenth perches to a stone, thence by land late of seorge Longenberger, rorth twenty seven and a half degrees west eighty six and five tenth perches to a stone, thence by the same south seventy and hree quarter degrees west seven and three tenths erches to a Stone, and thence by land of the said miel Miller south fourteen degrees east eighty even and two tenths perches to the place of beginning containing thirty one acres and six percaes of land strict measure.

One other tract or piece of land situate in sa fain Township, County and State aforesaid boun-ted and described as follows to wit: Beginning at stone a corner of land of James McAlarney south William Mensinger south twenty eight and one eighth degrees cant thirty nine and five tenth perchto a post, thence by land of Benjamin Nuss sixty ne and one half degrees east fifty three and four nths perches to a stone in line of land of Henry wman, thence by the same north twenty nine

ALSO, One other tract or piece of land situate to Main Township County and state aforesaid and bounded and described as follows to wit: Segmaing at a stone corner in the line of land of John Pffer and thence

north sixty-seven and a half degrees cast one hun-dred and fity-two perches along the line of John Pei-fer and Peter Bowman thence north il degrees west sixty perches to a stone corner, thence south sixty seven and a half degrees west one hundred and fifty two perches to a stone corner, thence south thirty one degrees east sixty perches to the place of beginning containing fifty three acres and twenty

ve perches more or less. ard described : Containing fifty three acres and twenty five perhes more or less on which are erected a two storframe dwelling house, large bank bern, wagon she

ZARR Attorney,

Shuears, administra or of George Hollenback deceas ed against Wm. Mensinger, and to be sold as the property of Wm. Mensinger

ots of ground situate in Locust Dale Conveghar All those certain two township, Columbia count and State of Pennsylvania, bounded and describe as follows, thewit: Situate on corner of Fifteent and Chestnut streets between Front and Market streets; being lots No. 168 and 170 and each lot being tory frame dwelling house, with shingle

Seized taken in execution at the suit of William II. Bright agent, against Jacob Benner and to be mann, Attorney. ALSO.

The following described real estate, it being the life estate of George Cavanee in the same, situate in Mount Pleasant Township, Columbia county and state of Pennsylvania bounded and described as folows to-wit : On the north by lands of George Ixeler and Andrew Ikeler, on the east by lands of McCarty and Samuel Jacoby, on the north by lands of E R. Ikeler and Jackson Ikeler, and on the west by lands of William Johnson and David Demott' state, containing one hundred and twelve acres, nore or less on which are erected a two and a hal story frame dwelling house, a large bank barn straw shed, wagon houses and other out-buildings

dso = good orchard etc.

Soized taken in execution at the suit of First Na-tional Bank of Bloomsburg, against George Cavanes and to be sold as the property of George Cavanes. ALSO.

All that certain tract of land situate in Locus ownship, Columbia county, State of Pennsylvania Bounded on the east by lands of Ellas Helwig, of the west by lands of Geo. Marks, on the north by lands of Abraham Whitner, and on the south by lands of Frederick Pfahler and George Bitner, con tateing thirty-five acres more or less, whereon at

barn, and out-buildings Seized, taken in execution at the suit of J. H. Vastine against David S. Helwig and to be sold as the property of David S. Helwig. Al. Vend. Ex.

ALSO,

All that certain house and lot situate in the tow of Catawissa, Columbia county and State of Penn vivanta, bounded and described as follows to-wi laid out for the convenience of the Lutheran church situate in Pine street aforesaid and running from northeastwardly a course parallel to the street and alley, of the town of Catawissa two hundred and ter feet (410) then southeastwardly a course parallel to the aforesaid Pine street fifty feet (50) to a cor-ner of lot of Nelson P. John, thence by the same southwestwardly two hundred and ten feet (210) t the aforesald Pine street, thence by the same north westwardly fifty feet (50) to the place of beginning whereon is erected a two-story frame dwelling house and out-buildings.

Seized, taken in execution at the suit of Columb county against Joseph Martz, and to be sold as the property of Joseph Martz. IKELER, Attorney,

ALSO, All that certain tract or piece of land situate i Benton township, Columbia county, and State of Pennsylvania, bounded and described as follows, to

wit: Beginning at a stone, thence by land of Frederick Hilley south two degrees, west forty perches to a post, thence by land of Bairhold Kierchoff orth eighty eight and one-fourth degrees west on hundred and sixty-seven and eight-tenths degrees to a post, thence by land of William McKelvy north one and three-fourths degrees east forty perches to a white oak, thence by land of said George W Poust south et, hty-eight and three-fourth degrees east one hundred and sixty-eight perches to the place of beginning, containing forty-two acres, strict which is cleared.

seized, taken in execution at the suit of John McHenry against George W. Poust and to be sold a the property of George W. Poust. LITTLES, Attorneys.

All that messuege and lot of ground situate in the village of Rupert, Montour township, Columbia coun-ty, Pennsylvania, bounded and described as follows: Northwardly by lands of ---- Arndt, eastwardly b the Main road leading from Bloomsburg to Catawis sa, southwardly and westwardly by the Main road leading from Bicomsburg to Catawissa and lands of the Lackawanna and Bioomsburg Railrad compa-ny. It being the same property lately occupied by Michael Dougherty for the purpose of conducting otel, known as old Butler stand; containing abo ed a large and commodious stable and shed ice house and outbuildings. A well of water is also

Butler against Reuben Rouch, and to be sold as the property of Reuben Rouch.

LITTLES, Attorneys. All that certain tract or piece of land situate in

Briarcreek township, Columbia county and State of Ponns) ivania and bounded and described as follows to-wit: Beginning at a stone in line of land of John Yout, thence north eighty-one and a quarter degree east forty-six and a fourth perches to a stone to land of Jonas Wright, thence by the same and S erches to land of David Shaffer, thence by th ame forty-eight degrees and fifty minutes thirty-nine perches to Semuel Sitier, thence by the same north fifteen degrees and fifty minutes wes-two hundred and seventy-two perches to the beginning, containing sixty-two acres and seventy eight perches and allowance be the same more of ess,on which are erected a two-story frame dwel

All that other certain tractor piece of land situat Briarcreek township, Columbia county, and Stat f Pennsylvania, bounded and described as follows o-wit: Adjoining lands of Jonas Wright on th s to a post, thence north eleven and on half degrees west thirty-seven perches to stone adjoining land of William Walp, thence sout torty-eight and one-half degrees west sixty-eigh and six tenths perches to a yellow pine, adjoining land of George Bower, south eight degrees cas fourteen and seven-tenths perches, containing acres and one hundred and five perches Seized, taken in execution at the ault of Josep Lamon against William Walp and to be sold as the property of William Walp.

LITTLES, Attorney.

A DMINISTRATOR'S NOTICE.

ESTATE OF JOHN J. LONGENBERGER, DECEMBED. Letters of Administration on the estate of Joh J. Longenberger, late of the loweship of Mifflist Coumbin county, Ferna, deceased, have been grant ed by the fregister of said county to John J. Long enberger, of same township. All person having claims against the estate of the deceded are requested to present them for settlement, an those indebted to the estate to make payment to the undersigned administrator without delay.

W. MILLER, Atty. We Are NOW Making The

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AGENTS WANTED to sell the most re

BY F. S. DOBSISN, ate of Yokohama, Japan A NEW WCRE

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If you cannot for visit the city, send to us by postal card for Housekeeper's Price List, and Under-

We fill orders by letter from

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keeping Dry Goods-Sheetings, Pillow Materials, Linens, Napkins, Towels, etc. It is also the season for Ladies' Underwear. The Grand Depot contains the greatest variety of goods in one establishment in JANUARY the United States, and exchanges or refunds money

This is the particular season in

which to get and prepare House-

for things that do not suit, upon and examination at

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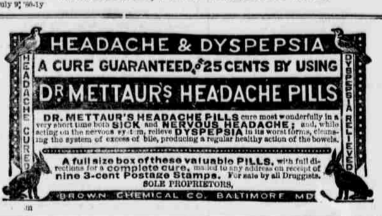
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Shop in Opera House, 6th door

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In the manufacture of Organs is resulting in the production and sale of cheap goods, made from inferior materials. I refer particularly to bogus Organs that are continually springing into existence, without any merit whatever, except to be offered cheap, and then when purchased found to be dear at any price. Will you not then, reader,

If you Contemplate Buying an Organ consider it your only safeguard to select an instrument bearing the names of first class, wholly responsible makers. A good assortment of styles of the celebrated Estey Organs can now be seen at the new rooms of the Only Authorized Agent for the Estey Organs in Columbia County. A guarantee for five years from the manufacturers accompanies every Estey Organ.

J. SALTZER, Agent, Bloomsburg, Pa.

DMINISTRATOR'S NOTICE

DMINISTRATOR'S NOTICE.

A DMINISTRATOR'S NOTICE.

ESTATE OF JACOB S. EVANS DECEASED.

Letters of Administration on the estate of Jacob S. Evans, late of bloomsburg Columbia county Pa. deceased, how been granted by the Begisser of said county to G. A. herring, of Boomsburg, sam r. All persons having claims against the estate of said december. The person having claims against the estate of said decement, and those indebted to the estate to make payment to the undersigned administrator, without delay.

Letters of Administration on the estate of Sarah Robinhood, into of Minim township Columbia Country. Pennsylvania, deceased, have been grated by the Register of Said country to L. S. Wintersteen, of Bloomsburg, admir. All persons having claims against the estate of Said decedent are requested to resent them for settlement, and those indebted to the estate to make payment to the undersigned Administrator, without delay.

Letters of administration on the estate of Mary P.
Ka'ns late of Neuton township, Columbia county, feccased, have been granted by the Register of said county to the undersigned, aministrator All persons having claims against the estate of raid decedent are requested to present them for set/lement and those indebted to the estate to make payment to the undersigned administrator without defay.

E. H. E. R. Lyreng, Administrator.

G. A HERRING, Administrator, Bloomsburg, Pa

UDITOR'S NOTICE.

OLUMBIA COUNTY, SS: Among the records and proceedings of the Or chans' Court of Columbia county, it is inter all thus contained.

The Auditor appointed by the Court will strend to the duties: f his appointment on Friday, the fourti day of February, 2. D. 1881, at the o'clock a ma at his office in bloomsburg, Pa when any when pa these interested are required to make their claims or be debarred from coming in upon said found.

Notice is hereby given that application has been made to the Court by the "Bloomsburg Pire Company." for an amendment of its Charter, by changing its name, style and title to "Friendship it? Company No. 1, of Bloomsburg" and the Court has ordered that upon publication or notice thereof it two papers of general circulation, published in Columbia County, for three weeks before the first Monday of Perhuary beat, a decree in accordance will the application will be made, if no valid objection to interposed.

D ROCLAMATION IN DIVORCE.

Robert M McBride No. 116 Sept. Term, 1880. Divorce, Mary C. McBride. Now Dec. 6, 1880 on reading of Sheriff's return Certified from the records this fifteenth day of

G. M. QCICE, WM. RRICKBAUM,
Deputy.
To Mary C. McBride above named: You are hereby required to appear before the Judges of sald
court at Bloomskur on Monday, the 7th day of
February. A. D. 18st, to answer the complaint of
said Robert M. McBride.

E. H. & R. R. LIPTLE, Attorneys,

Notice is hereby given that the following named persons have filed with the Clerk of the Quarter Sessions of the Fence of Columbi county their petitions for license which will be prescribed to the said Court on Wednesday, the Stilday of February Liquor Store Hotel Restaurant Hotel Hotel Hotel