J. E. BITTENBENDER, } Editors.

BLOOMSBURG, PA.

Friday, April 15, 1881.

THE NORRIS PAY BILL The bill of Senator Norris to regulate the pay of members of the Leg-islature, has passed the Scnate and been sent to the House of Representa tives. In its original form it fixed the salary of each member, at a regular session of not exceeding one hundred days, nt \$1,000; for a regular session exceeding one hundred days, \$1,500; and for an extra session, \$1,000. Upon second reading, the bill was amended so as to provide a salary of \$1,000 for regular sessions, (without regard to their length) and of \$1,000 for extra sessions, except extra sessions convened to elect a Uni-ted States Senator, when the amount was to be \$200. On its final passage in the Senate, the bill was again amended by striking out all that part which related to pay at regular sessions. As sent to the House, therefore, it simply fixes sal-aries at extra sessions at \$1,000, with an exception of special Senatorial-election sessions. No reasonable conjecture can be formed as to the action of the House of Representatives upon this bill. for that House is not in a condition or temper to consider the subject of salaries dispassionately or discreetly. But an opinion can be formed and expressed by any disinterested observer, upon the merits of the bill, and regarding the

form which it should be made to assume. As a permanent and uniform regulation for extra or called sessions, an allowance to members of \$1,000 is extravagant and profligate. The exception made in the bill, of extra sessions called by the Governor to elect a U. S. Senator, illustrates the unreasonable and objectionable character of the general provision to which it is an exception. Such sessions may last but two or three days, and only in very rare and exceptional cases could they extend beyond a single week; but most of other extra sessions must, like-wise, be of brief duration. Since the year 1800 several extra sessions have been called by the Governor, not one of which has lasted 30 days, and their average duration has been about 17. The war sessions specially called by Govern-or Curtin in 1861 and 1864, had each a duration of seventeen days; the relief session of 1857 lasted but eight days, and the loan session of 1829 which was the longest of all, but twenty-eight days. Upon our practical experience, of extra sessions, it is therefore quite plain, that a uniform rate of salary for extra sessions, fixed at \$300 dollars with mileage, would be a most liberal one, and should satisfy any reasonable expectation of

be made. Following each census, no less than three important and difficult apportionment bills are to be passed, the consideration of which will consume much more time than ordinary bills. A congressional, a judicial and a legislative apportionment of the State, involving many political, local and individual interests, will clearly distinguish any session in which they are to be acted upon, from all ordinary sessions. It would not, therefore be upreasonable to provide in make a very transport of the investigation as well as the animus with which it was undertaken. Doubtless, the committee will make a very transport of the investigation as the animus with which it was undertaken. Doubtless, the committee will make a very transport of the investigation as well as the animus with which it was undertaken. consideration of which will c therefore, be unreasonable to provide in a pay bill, that in a year following any deavor to draw off attention from the decennial census, the salary of members at a regular session, when such bills shall be passed, shall be \$500 above the usual rate. For the present year this cannot be done, as the members cannot forwards their salaries but temporary increase their salaries, but temporary provision might be made for \$500 to claim to public respect, by a flat refusal members at the first extra session convened by the Governor, in other words for the unavoidable, or at least certain session to be convened next winter. As matters now stand, this would not be objected to if the arrangement of shall disclose them. For, upon a comsalaries for the future—the permanent sys
tem of pay—were put and left in proper
and reliable form. That form would be
\$1,000 for regular sessions with an increased sum in decennial apportionment years; and for extra or called sessions, \$500 by them, the committee flatly refused to for the first and \$300 for all others ex- call him. cept those to choose a Senator when \$100 should be allowed. Under these rates an ordinary, regular session, including pay of officers and contingencies, would cost the State \$300,000, and an ordinary extra session \$100,000. ry extra session \$100,000.

ry extra session \$100,000.

The Secretary of the Treasury, on Tues day, issued a "call" for about two hundred millions of six per cent. bonds, which become due July 1st. He will not be disturbed by the question of propriety which may be presented by them in a report. Surely it was not wrongful or reprehensible for the law of from a member of the legislature which dred millions of six per cent. bonds, which become due July 1st. He will pay them if the holders demand payment, or will allow them to run on if the holders will accept 3½ per cent. interest, in stead of what the law gives them. This is a transaction, the like of which was probably never known. The fact that nearly all the bond owners will accept the lesser rate of interest is clear proof the lesser rate of interest is clear proof made by members that they had not re of the wonderful growth of government ceived timely notice that their service afcredit, and gratifying to everybody.

But the act of the Secretary is indefensible for several reasons. Both Houses of Congress, at the last session, voted by

large majorities that the government should pay no more than 3 per cent. interest on the bonds to be issued for the redemption of the sixes. The Secretary promises three and a half. He has no right to vary the contract, any way. It is no more one of his powers to reduce government interest by agreement with daily-pay provisions of the Act of 1874, government creditors than to increase it with like consent. He may trade as much as he will in this matter, but the bond holder will get his six per cent. in the end.

daily-pay provisions of the Act of 1874, did not fully develop itself for several years. But in 1878 and in 1879 it manifested itself in greatly prolonged sessions and enormous expense. In 1878, the Legislature sat until the 24th day of government creditors than to increase it May, and the appropriation for legis-lative expenses was \$540,000. In 1879,

The House at Harrisburg refused, on Monday, a second reading to the resolution offered by Mr. Morrison, of Lawrence, endorsing the administration of President Garfield and requesting the senators from Pennsylvania to do all in their power to have the President's ap pointments confirmed without unneres sary delay. Some of the members did not like the first part of the resolution, and others objected to the second part. The extra-stalwarts probably side with Cameron, Conkling & Co., in their opinion of Judge Robertson's nomination, though the would doubtless be willing to enthey would doubtless be willing to endorse Mahone. The legislature's refusal to endorse the President will not cause Mr. Buckajew's Compensation Act in 1855. It was high time to call a halt; any great amount of grief to Cameron, and Garfield will not deem it worthy of much notice.

1855. It was high time to can a natto return to and apply the provisions of the Constitution to this subject of leg islative pay—provisions which had been departed from by the Act of 1874, and departed from by the Act of 1874, and

The Harrisburg Patriot wishes the legislature to impeach the State Treasurer for refusing to pay members the extra salary that the Attorney-General is the doctrine and intention of the Consays is unlawful. The members are pretty mad, it is true, but they have not yet ment for long sessions and heavy exa tained such a degree of wrath as to make this attempt. Their constituents might have an earnest word or two

LEGISLATIVE PAY.

We propose to give our readers a resume of the principal particulars in the legislative pay question controversy, which has arisen at Harrisburg during the last month, and which has been heretofore referred to in our columns.

a couple of riders, male and female, a clown and ringmaster-and there an end. For many years these formed sufficient attractions for the public and circus men Near the end of March, the case stood as follows: The Legislature had been made money. Competition, however, soon compelled the proprietors of travel-ing shows to add other features, and the circus proper, or rather the old time in session nearly three months, had sat only about half of the time, and had passed only three bills. It was evi-dently the intention to spin out the ses-sion beyond a hundred days, for which a salary of one thousand dollars was pro show, was lost forever. Now the visitor finds enormous tents, under which are exhibited wild beasts, a museum of curivided by the Act of 1874, and to get under osities, strange people gathered from the four quarters of the globe, gymnasts, tumblers, clowns elaborate of speech and the ten dollar per day pay provision for members, provided by the same Act, for fifty additional days. Under these cirgiven to dreary vocalization—the whole cumstances, the Attorney-General, who had been a member of the Constitutional Convention of 1873, who is sworn constituting such an aggregation as would completely bewilder the circus seekers of old. A modern innovation is the use of two or three or even four to "support, obey and defend the Con-stitution," and who is made by law, the rings, in which different exhibitions are legal adviser of the several heads of exgiven at the same time. The spirit of ecutive departments, turned his attention rivalry that compels the increase in num-ber and variety of the attractions of the to the question of constitutionality in the Act of 1874, under which the abuse of an extended and expensive session modern circus, renders it necessary to advertise the same in the most thorough was about to take place, as it had taken place at the sessions of 1878 and 1879, manner. As a result, the posters and bills have improved in size and quality and coming to a clear conclusion, (in until in this year of grace they have reached something like artistic merit. conformity with the opinion of Mr. Lear, his predecessor in the Attorney General's office), that the daily-pay pro-The large display of posters of the more prominent shows are noticeable alike for visions in the Act of 18"4 were unconexcellence of design and execution. As stitutional and void, he very properly conceived it to be his duty to interpose his opinion in defense of the fundaspecimens of skill in printing, and in fertility of delineative resource, these circus bills have to a certain extent, educatmental law of the State, by expressing ed the popular taste for pictures. No cheap, ill devised bills, such as covered that opinion in legal form to the State Treasurer and Auditor General, the finan-cial officers of the Commonwealth. It was the boards a quarter of a century ago, would be tolerated in the present generan uppleasant and responsible, but clear ation, and any caterer to amusement-lov duty under his oath of office, and he met ers would speedily be rewarded by empty benches should be endeavor to and discharged it with faithfulness and courage. At his instance, Mr. Latouche momize in this manner. It may strike a Representative from Lackawanna counthe ordinary reader as bordering on the ty, addressed a letter of inquiry to the State Treasurer and Anditor-General absurd, to claim for circus posters the powers of resthetic teachers and yet upon the pay question, which being rethere is truth in the claim. Really there ferred by those officers to him, he replied in an opinion which has been published, and which has received the general asis more merit in the design and finish of the better class of these pictorial advertisements, than in many of the chrosent of the legal profession, as a correct mos in gilded frames that meet the eye and satisfactory exposition of the law. It held that the provision of the 8th section of the legislative article of the Conat every turn The skill of the wood engraver and the printer may yet put : stop to the sale of the wretched daub stitution, which provides "that the Memthat masquerade under the name of bers of the General Assembly shall re works of art. In this view of the case ceive such salary and mileage for regular and special sessions as shall be fixed the circus is doing its part in the education as well as the amusement of the by law, and no other compensation whatpeople. It is impossible to say what deever, whether for service upon commit-tee or otherwise," excluded all compen-sation in the form of daily pay or wages, gree of excellence may be attained in posters; but it is certain that circus men will never hesitate at any expense to seby the inherent and necessary force of cure the most attractive work. The pa the terms used; and the most conclusive per posted this season far excels that of proof was produced from the printed de any previous year. bates of the Constitutional Convention that such was the deliberate intent and

produced however, (as was to have been

expected), some excitement in the two

as it could not then be known that time

would be frittered away and the session

would extend beyond the hundred days for which lawful salary is provided.

daily-pay provisions of the Act of 1874,

it sat until the sixth day of June, and

the appropriation for legislative expen-

ses was \$530,000. Those two sessions,

therefore, involved appropriations ex-ceeding one million of dollars, to pro-

duce two small pamphlet volumes of laws,

\$150,000 in 1860, and \$125,000 under

the restoration of which, in their integ-

rity, was the true and only remedy for

extravagance and abuse. Fixed salaries

Burglars abound in Carbonda's,

pense.

appointed.

Col. Thomas A. Scott has resigned purpose with which the new Constitu-tion was made. This opinion, which has not been seriously questioned by any re-spectable and disinterested authority,

THE CIRCUS AND CULTURE.

#### State Items.

Other statesmen investigate the conduct of public officers; Ruddiman investigates their motives. He cares not what they do, but interests himself deeply in what they intend. Like a profound Houses, followed by denunciation of the Attorney-General. A resolution was forthwith introduced into the House, by It is true that under the new Constitution, an exceptional case will arise every tenth year, immediately following a decennial census of the United States, for which perhaps special provision should be made. Following each census of the Constitution and a committee of the constitution of Philadelphia, to appoint a committee, to investigate the provision should accommittee to investigate the configurater Sessions of the Prace of C their petitions for license which what they do, but interests himself deep-wing the opinion; which resolution was adopted forthwith and a committee of his subject to the very bottom of his subject. of the heart-and does not bother It was a very extraordinary resolution, himself, like a western miner, with "surinasmuch as it proposed to investigate of face indications."

money order office. BEAUTIFIERS.

Ladies, you cannot make fair skin, rosy cheeks and sparkling eyes with all the cosmetics of France, or beautifiers of the world, while in poor health, and nothing will give you such good health, strength, buoyant spirits and beauty as Hop Bitters. A trial is certain proof. See another column.—Telegraph. Hop Bitters. A trial is certain proof.
See another column.—Telegraph.

Philadelphia seems to be unduly afflictConstitution of the column.

Chas. Coleman,

with pickpockets of late. Doffy Burton, colored, died in Phila-

delphia last week at the alleged age of

"My life," said a grateful lady, "had been one of intense suffering and misery until cured of a disfiguring scrofulous humor by the Cuticura Remedies." Ask your druggists about them if troubled with itching and scaly humors.

The small pox scare still continues in many parts of the State. The fright in most cases is more violent than the dis-

[Elgin (Ill.) Daily Leader.] The subjoined opinion, we perceive, is by J. A. Daniels, Esq., of Messrs. Stogdill & Daniels, attorneys, La Crosse, Wis., and appears in the La Crosse Chroniole; Same in the first day of April, A. D., 1881, withdrawn and syr rendered by matual consent. "Sometime since I was attacked with pair in and below one of my knee joints. A few applications of St. Jacob's Oil quieted the pain and relieved the inflammation. I regard it as a valable medicine.

Norristown Insane Asylam, imagines himself to be a telephone, and is con-stantly receiving messages from all parts of the country. Thousands of ladies to day cherish grateful remembrances of the help deriv-

John Dooly, recently admitted to the

ed from the use of Lydia E. Pinkham's Vegetable Compound. It positively cares all famale complaints. Send to Mrs. Lydia E. Pinkham, 238 Western Av-enue, Lynn, Mass., for pamphlets.

Two Pennsylvania firms received the ontract to furnish two hundred locomotives and five thousand freight ears from the Mexican National railroad company.

The readers of the Argus have no doubt seen the advertisement of Ely's Cream Balm in another column. An article like "Cream Balm" has long been desired, and that it is within the reach of sufferers from catarrh, hay fever, etc., there is every reason to believe they will make the most of it. Dr. W. E. Buckman, W. E. Hamman, druggist, and other Eastonians have given it a trial, and recommend it in the highest terms .-Easton Pa. Daily Argus, Oct. 7, 1879.

We have sold many gross of Ely's Fream Balm, and are gratified to hear from our customers the most flattering reports and believe it is an article of real merit. Smuth, Kline & Co., wholesale druggists, Philadelphia, Pa.

All mines in the Lykens coal regions are flooded with water and in conse quence work is entirely suspended. IMPORTANT TO TRAVELERS -- Special in-

ducements are off-red you by the Burlington Route. It will pay you to read their adverisement to be found elsewhere in this issue

> For County Superintendent, T. B. MILLER. For County Superintendent,

J. S. GRIMES.

**Cuticura** 

Something Of Interest to Every Man Woman and Child.

Is your Blood Impure and loaded with the Poison f Scrotola ? Is your Life Strength oozing out through an in-purable Ulcer or Sore? Is your Skin covered with Itching, Scaly and Scrof-Is your Complexion distigured with Unsightly Bruptions or Blemaines? Is your Hair Thin, lifeless, and rapidly falling out, and Scalp covered with scales? Is the Skin on your Hands Rough, Red, Cracked Is your Child growing up with Scrofulous Humori ursting from every porer Is Baby afflicted with Scald Head or any Scalp or Sixta Rumorr

If so, then no human agency can so speedity, permanently and cooncinically cleaned the Stood, clear the Complexion and Skin, restore the Hair and cure every species of Heing, sealy and Scottious Rumors of the Skin, Scatp and Blood, as the Cuttoura Remedies, condisting of

1. Cuttoura, the groat Skin Cure, a Medicinal joily arrests disease allays inflammation, itening and irritation, locals uccers and sories, eats away dead skin and fresh and restores the Bair when destroyed by Scaty Rumors and Blood Poisons. Price to cents, Large boxes \$1.00.

Large coxes 31,00.

2. Cuticura Medicinal Toilet Soap, an exquisite
Toilet, Bath and Nursery Sanative, fragrant with
dedicious flower odors and healing balsant, softens
heals, refreshes and beautifus the Compalxion and
Skin Price 25 cents, Prepared for shaving, 15

cents.

3. Cuttoura Resolvent, the new Blood purifier, cleanses the Blood through the Liver, Kidneys, Bo sels and Skin, and eradicates every trace of scrofalous Humors or Hereditary Blood Poisons. Price \$1.00.

The Cutteura and Cutteura Soap externally and the Cutteura Resolvent internally will positively ours every species of Humor, from a common Pimpleto Scrofula. Inquire about them at your drangist's. Right are in this town you may find evidence of their vonderful cures. Send Stamp for "libustrated treatise on the Skin"

ontaining the most remarkable testimonials eve ecorded in the annals of medical practice. Cutteria Remedies are prepared by WEERS & POTTER, Chemists and druggists,



Strength Creator. And Health RESTORER

Unfermented Mait, Hops, Calisaya and Iron to medicine like it for the Brain, Blood, Ner. es and So medicine like it for the Brain, Blood, Ner-es and ange, New life for functions weakened by disease, belblity and disapation. Positive cure for material strength for defleate females and Nursing Mothers, Warranted the Purest most Economical and best medicine called "Eliters" Soid everywhere. Mait litters Company, Boston, Mass,

VOLTAGE ELECTRO FOR Colling Voltate Electrical action is obtained From Colling Voltate Electrical Electrical action is obtained From Colling Voltate Electrical Elect

#### NEW ADVERTISEMENTS.

or your face and in processing	1078	**
Emanuel Edgar,	Benton,	- "
Hiram Hess,	18	- 44
Reinhart Berger;	Berwick Bor,	Restaurant
Peter Gross,	Bloomsourg	The state of the s
W. H. Gilmore,	**	
Jane E. Brown,		Hotel
Wm. Giger,	**	Aldrei.
O. A. Jacoby,	44	Liquor Store
Kostenbauder & Relf-	-	victors prote
snyder,	Catawissa,	Hotel
J. B. Kistler.	A second to a constant	110101
Wm. Berkbeimer,	11	Restaurant
E. S. Truckenmiller.	o ·	reseautant
Fred, Smith,	**	
	Centralia Bor,	44
W. C. O'Brien & Ado. I	PUTCH IN THE	
Thomas Collins,	***************************************	20
Johanna O'Conner.	**	Liquor Store
William Petrer,		Hotel
Daniel F. Curry.	41	Hotes
James Golt tworthy,	**	
John I. K tue.	Conyngham to	
D. E. Kenres.	Property and party and	***
Samuel thezleding,	PERMANENT MARKET FOR	
C. W. Dell' Derrich	Greenwood tw	30 T

Madison two. Yetter,
Mah E Longenberger,
Mulin twp
Mentour twp
Montour two Sugarloat twp.

Bloomsburg, April 13, '81, WM. KRICKBAUM, Clerk Q. S.

ELECTION OF COUNTY SUPERING THE SUBSTITUTE OF COUNTY SUPERING TO THE SCHOOL DIRECTORS OF COLUMNIA COUNTY:

GENTLEMEN:—In pursuance of the forty-third section of the act of 8th May, 1884, you are hereby Localined to meet in Convention, at the Court House in Bioomsburg, on the first Tuesday of May, A. D. 1881, being the third day of the month, at 1 o'cock to the afternoon, and select, viva voce, by a majority of the whole number of directors present, one person of directors present, one person of directors and of skill and experience in the art of reaching, as County Super-intendent, for the three succeeding years; and certify the result to the State Superintendent at Harrisburg, as required by the thirty-minth and fortisth sections of said act.

WILLIAM H. SNYDER,

County Superintendent of Columbia County,

April 15th '1-3w

E MENDENHALL. April 15, 8t-4W

LIST OF JURORS FOR MAY TERM GRAND JURORS.

GRAND JURORS,
Bloom-E. B. Billeman, Norman Heep,
Beaver-Jesse fittlemouse, Jonathan Bredbender.
Benton-Abraham thartman, John H. Keeler.
Berwick-Wm. Sievens,
Briag Creek-Wm. Hippensteel, Jonathan Eck.
Cattawissa-Charjes in 182,
Contralia-John Millomaid, George McRihany.
Fishing Creek-Henry Resonner, A. W. Patterson,
J. L. Runyon.
Greenwood- Ira D. Ribse,
Hemiock-Theodore Deat.
Loc ist-Jonas Mupp, George Getty.
Mc. Pleasant-Join Bowell, Fr
Orange-Silas Conner, M. F. Conner,
Scott-E. D. Hagenbuch, Cauries Brown,

TRAVERSE JURORS.

Bloom—Wm. Dietherick.
Benver—Israel Shed.
Benver—Israel Shed.
Benton—James Wireman, Caleb O'Brien.
Berøyl—S. B. Bowman.
Bring Crock—Andrew Fowler, John Miller.
Callestina. tawissa. A Truckenmiller, der Ed. Hartman, Ellas Ringcose, Jeremiah Wath, T. U. Sweppenheiser, miralla—Thomas Contus Shing Creek—Elias Winner, Peter Bogart, Cyrus Robbing, William Recland. Recus for —Joseph Lawton, W.m. Massiers, cultests—E. D. Lelig, Cless—Mathew McHenry, T. W. Smith, Revist—Adam Dimiel, Wissin Albertson, Win. J. Heiwig, Daniel Pur-el, ontour—Peter Reimbach, range—H. C. Everett,

oop-William Shaffer, J. L. Girton, Z. T. Kehler, saver-John Houck, John Fritz, Michael Ritten-bouse, Jacob Klingerman, C. A. Shuman.

Thomas, emiock—Christopher Kuster, I. G. Pursell, Jacob -G. V. Maars, Levi Yeager, iii-Wilson Eyes, Baltis Sterling -Prancis Fiennating, Jacob Fenstermaker, John Kirkendall

dining John Kirkendall Sontiur - Daniel Fry. 4t. Pleasant—Stephen Crawford, Samuel Nolton, France - Emanuel Appleman, Soaring Creek—David Long, Isaac Cherrington, cott—George Zelgler, Banuel Mowrey. Sugariosi—Joseph Larim, R. J. Albertson, Ezekiel

A DMINISTRATOR'S NOTICE. ESTATE OF JOSEPH E. SANDS, DECKASED. 

SHERIFF'S SALE.

Court of Common Pleas of Columbia county and to me directed, will be exposed to public sale at the court House in Bloomsburg, at 2 p. m. on MONDAY, MAY 2nd, 1881.

All that cortain messuage or tenement and tract tumbia and Commonwealth of Pennsylvania, bounded and described as follows, to-wil: Heginning at a post or corner on Main street, thence by lands of Henry Stiner south sixty-eight degrees, west eight perches to a post, thence south thirty-one degrees west three perches and two-tenths to a post, thence by lands of Henry Stiner and Mary Haynurst north sixty-eight degrees, cast eight perchis to a post en Main street, thonce along Main street north thirty-one degrees east three perches and two-tenths to the place of beginning, containing twenty-five perches and two-tenths.

ALSO, Another lot of lans, bounded as follows, to-wir: leginging at a post corner in line of land of Samuel Achenbach, thence along the same north thirty delegrees cast eight perches to a post, thence by land eventeen and two-tenths perches to a post, theneby the afore-described lot south twenty-nine de-grees west eight and three-tentha perches to a post, thence by land of Henry Stiner south sixty nine and one-half degrees cast seventeen and three nths perches to the place of beginning, contain ing one hundred and thirty-nine perches of land ca which are erected a two and a half story dwelling guse, harness shop, frame stable and out-building Seized taken in execution at the suit of Samue chenbach against Rachel Ann Harman and Ja-ob M. Harman, her husband, with notice to M. L. Kline, terre tenant, and to be sold as theproperty of Rachel Ann Harman and Jacob M. Harman her husand, with notice to M. L. Kline, terre tenant IEELER, Attorney.

ALSO, All that certain house and lot of ground situatn Catawissa township, in the county of Columbia nd State of Penns; ivania, lying and being on the pastside of Fourth street, bounded as follows, to-wit: Beginning at a corner of a lot belonging to william Williams on Fourth street aforesaid and unning thence by said Fourth street northeast-vardly fifty feet to land of David Strouse, thence along the same south sixty and one-hair degrees, east one hundred and twenty-four feet to the public road, thence by the said road south fifty-six and a old, the decrees west fifty rest to corner of sail William williams, thence by the same north sixty degrees west one hundred and twenty-four feet to the place of beginning, on which are creeted a two-story frame dwelling house and out-buildings.

Selzed, taken in execution at the suit of Sheppard Goodman against A. V. Cool and Sarah J. Cool and to be sold as the property of A. V. Cool and sarah J. Cool.

MILLER, Attorney. ALSO. All that certain lot of land situate in the village of Clen City in the County of Columbia and State of Peansylvania, known as lot. No. four (4) in plot No. three (3) on map or plan of said village, bounded and described as follows, to-wit: On the north by an alley, on the east by lot No. Rvs (5), on the outh by First street, and on the west by lot N here (3), containing fifty feet in front and one aundred and fifty feet in depth, on which are erect-

cized, taken in execution at the suit of the olumbia County Mutual Saving Fund Loan & As-ociation against Isaac Swesny and Caroline Swee y and to be sold as the property of Isaac Sweey and Caroline Sweeny. Little & Miller, Attorneys.

ALSO,
All that lot or piece of land situate in Benton
ownship, Celumbia county, and State of Pennsyl,
bounded and described as follows, to-wit: Bethoning at a post in the road up Fishingereck, thence up the said road north two and a half de-grees, west six perches and three-tenths to a post, hence by land of William Cole north fifty-eight and hree-quarter degrees west sixteen percnes and our-tenths to a post in the road to West Creek, thence by said road south thirty-one and a quarter degrees west five perches and four-tenths to a post, sence by lands of John Conner, south fifty-eight and three-quarter degrees east twenty perches to the place of beginning, containing eighty-three perches and six-tenths of a perch, strict measure on which are erected a two-story frame dwelling house

stable and out buildings.

Selzed, taken in execution at the suit of C. B. Brockway against Silas D. Cole, and to be sold as BROCKWAY, Attorney, ALSO, he property of Silas D. Cole.

All that certain piece or parcel of ground situate in Fishingcreek township, Columbia county, Penn-sylvania, described as follows, to-wit: Bounded on the north by land of Lazarus and Thomas Rut hi-son, on the north-east by land of George Pealer, on the south-west by land of Fully Unangst and Ed-ward Unangst, containing forty-seven acres and six-ty-four perches, on which are spected a frame house, barn and out-buildings,
Sized, taken in execution at the suit of the Or-

augovitte Mutual Saving Fund and Loan Associa-tion against William Unaugst and to be sold as the roperty of Whitara Unapprat.

Sheriff's office, April 5th, 1881,

PUBLIC SALE OF VALUABLE REAL ESTATE

By virtue of an order of the Court of the county of olumbia the undersigned will sell at public auc-ion on the premises, near the McIntyre Church, on SATURDAY, APRIL 30, 1881. at one o'clock p. m. he farm known as the WILLIAM FOX FARM, ad

joining lands of E. D. Kern, E. M. Tewksbury, Adam Feteroif, Soi. Rider, the Glassameyer tract, Jacob Boas, and the school house lot, containing 112 ACRES. The farm is well supplied with running water

and a VARIETY OF FRUIT, House, Barn and outbuildings,: There is about twenty acres in Timber, and ten or twelve in sprous and pasture. School flouse and Church at hand. The distance to Catawissa is three

iniles and to the coal market towns, twelve or four MUST AND WILL BE SOLD, subject only to an pessate dower bond of Elizabeth Fox, and lease of present tenant for one year, and in the interest of tomanus Strausser.
TERMS. Tenper cent. of one-fourth the purchas

noney (above dower on striking down the property one-fourth less the ten per cent, on confirmation he balance in one year thereafter, with interest or ond and mortgage at the expense of purchaser, E. M. TEWKSBURY,

3. P. PORTNER, Catawissa, April 8, '81-ta

DIVORCE NOTICE

COLUMBIA COUNTY, 88: Among the records and proceedings of the Court of Common Pleas of Columbia county it is inter atla, thus contained. Thomas seriorlier No. 111 Dec. Term, 1889.

Kate Schreffler. Rate Schreffer, )

Now February 2, 1881, on motion of D. H. Getz, attorney of Riseland in to ordered that the Sheriff shall cause notice to be published in one or more of the newspapers published in Columbia county for four successive weeks prior to the first day of next term, equiring the respondent to appear on said day to maker complaint. Proof having been made of the county of the alkay subpacts of a nithin.

Certified from the records this eleventh day o WM. KRICKBAUM, Prothy, april 5-te.

 $R^{
m ULE}$  on heirs. In the estate of fever mighael, deceased.

COLUMBIA COUNTY, 88:

COLUMBIA COUNTY, SS:

The Commonwealth of Pennsylvania to Joseph Michael, Millia township, Mary, intermarries with Michael, Millia township, Mary, intermarries with Michael, Millia township, Mary, intermarries with William Plate, Mainville; John Michael, Millia township, Lydis, intermarried with Heary Statier, Har within Lugarie co. Pa.; Pincebe, Intermarried with Prais McArice, Beaver township, Santuel Michael and Washington, Millia township, Santuel Michael and Washington, Millia township, Santu Praishoon, restling at Williamson, Pa.; Elizabeth Beer, Residing at Milliamson, Pa.; Pincebe, Pa.; Williamson, Falling at Milliamson, Pa.; Pincebe, Pa.; Williamson, Falling at Milliamson, Pa.; Heisabeth Beer, Residing at Milliamson, Pa.; Heisabeth Beer, Residing at Milliamson, Pa.; Heisabeth Beer, India Beer, Rowall Children of Elizabeth Michael, how descased who was intermarried with Samuel Beer, Rowalling at Milliam at Beaver township, Columbia county, Pa.; all Children of Elizabeth Michael, New Heisabeth Stutters, India Beaver township, Columbia county, Pa.; And Children of Narah Michael, Intermarried with Levi MacArec, Testings I Man Cownship, Chambia Columbia County, Pa.; And Children of Lownship, Chambia County, Pa.; And Children of Lownship, Columbia county, Pa., all children of Sarah Michael, Intermarried with Levi MacArec, residing 10 Beaver township, Columbia county, Pa., all children of Sarah Michael, Intermarried with Levi MacArec, residing 10 Beaver township, Columbia county, Pa., all children of Franklin neck a minori Ludwig Zimmerman, Ring-town, Schurbiai Couury, Pa., all children of Franklin neck a minori Ludwig Zimmerman, Ring-town, Schurbiai Couury, Pa., all children of Franklin neck a minori Ludwig Zimmerman, Ring-town, Schurbiai Couury, Pa., all children of Franklin neck a minori Ludwig Zimmerman, Ring-town, Schurbia Couury, Pa., and children of Milliawshipe County Ludwig Children of Milliamship, County Milliam Riveil Presidention of the County of Milliamship County of Milliamship County of Milliam

WM, KRIOKBAUM, Clerk O. G. Spril. S. W. - W

WIDOWS' APPRAISEMENTS,
The following appraisements of real and
personal property set apart to widows of decedents
have been filed in the office of the Register of Cottumbla county, under the Rules of Court, and will be
presented for absolute confirmation to the Orphans'
Court to be field in Bloomsburg, in and forsaid county, on Monday, the 2nd day of May, 1881, at two
o'clock p. m., of said day unless exceptions to such
confirmation are previously filed, of which all persons interested in said estates will take notice:

i. Widow of O. D. S. Marciay, late of Bloomsburg, 2. Widow of John J. Longenberger, late of Millin township, deceased.

3. Witew of Samuel Summers, late of Montour 4. Widow of Joseph E. Sands, inte of Mt. Pleasant township, deceased. 5. Widow of Justus F. Maus, late of Benton town-ship, deceased.

Bloomsburg, April 1, 'st. } REGISTER'S NOTICES.

Notice is hereby given to all legatees, creditors and other persons interested in the estates of the respective decedents and inhors, that the following and emidlans is

the respective decedents and subrors, that the following administrators executors and guardians' accounts have been filed in the office of the Registers Col. co. and will be presented for confirmation and allowance in the Orphans' Court to be held if Bloconsburg, on Monday, May 2, 1881, at 2 o'clock 1. The account of Uzal II. Ent. Trustee appointed by the Orphans' Court in the estate of Eilen Long, late of the Town of Blocomsburg, deceased.

ceased.

9. The account of John Cole, executor of Joseph Cole, late of Sugariost township, deceased.

3. First and final secount of David S. Helwig, guardian of Kilas, Harrison W., and John A. P. Helwig, minor children of Sarah Helwig, late of Locust township, deceased. The first and partial account of W. B. Mericle executor of Benjamin Mericle, late of Madiso township, deceased.

The second and final account of E. R. Ikeler, executor of Thomas 1, Thornton, late of the Town
of Bloomsburg, deceased.
The first and final account of Samuel Neyhard,
administrator of Sarah C. Skultz, late of Centre
township, deceased.

township, deceased.

S. First and final account of C. B. Jackson, guardian of Rebecca J. Marsh, minor child of James Marsh, late of Centre township, deceased.

9. The first and final account of Samuel C. James annulsistator de bonts non of Josiah B, Bodson, late of the borough of Berwick, deceased.

10. The account of the late of Hannah Case, late of Boom township, deceased.

11. The account of Daniel Bryfogle, guardian of Estella Case, minor child of Hannah Case, late of Boom township, deceased.

12. The first and final account of William Ripponsteel, administrator of Sophia Hippensteel, late of Briarcreek township, deceased.

13. The final account of Kishn H, Bikers and Jno. H.

 The final account of Kilsha H, Figgs and Jnc. H. H. Park surviving executors of Charles H. Doebler, late of the Yown of Bioomsburg, deceased.
 The first and final account of John Kessler, jr., administrator of John Kessler, ar., late of Pine township, deceased. The second and final account of Theoders Me bowell, judgata strator of John McDowell, lat of scott township, deceased.

 The second and final account of A. J. Albert son, administrator of John Davis, lafe of Green wood townsize, diseased, as fired by his admin-istrator, Joseph W. Reves. The account of Joshua Potterman, guardian o Eurapeth Hartzen (are Miller, now deceased more could of Rejamin Miller, late of Cata wissa township, deceased. The second and final account of Lloyd T. Conner, administrator of Joseph P. Conner, late of Centre township, decessed. The first and partial account of I. K. Krickbaum one of the administrators of Thomas Davis late of Benton township, deceased.
 The first and final account of I. K. Kri kbaum executor of Shas F. Aarns, late of Benton township, deceased. d a two story frame dwelling house and out-build-

ship, decoased.

21. The first and final account of Josiah Coleman, administrator of Abraham U. Rariis, late of Benton township, decoased.

22. The first and partial account of A. P. Young, administrator of Mer.y A. Roberts, late of Greenwood township, deceased.

23. The second and partial account of Moses Savage and B. P. Savage, administrators of Josian Savage, late of Jankson township, deceased.

24. The first and partial account of George W. Me-Bwen, administrator of David Demott late of Greenwood township, deceased.

25. The second and final account of Hester A. Rd. The second and final account of Hester A, Edson, administratry of Benjamin F, Cole, late of Rentor township, deceased.
 The first and final account of Allen B, Croop, administrator of Jacob Bower, late of Briarcreck township, deceased.

 The first and final account of M. A. Ammer man, administrator of John Eveland, late of Pishing-reck township, deceased.
 The second account of Levi Shaffer Levi Pester Edministrators of David Shaffer, late of Briarcreek township, deceased. The second account of Uzal H. Ent. administra-tor de bon's non of Peter Ent.late of Scott town-side, deceased.

ship, deceased.

3. The first and final account of H. W. McReynolds, executor of John McReynolds, late of the Town of Bloomsburg, deceased.

4. The first and final account of N. P. Moore, administrator of Sarah Summers, late of Hemlock township, deceased. township, deceased.

32. The first and final account of Jesse Hicks, guardian of Annie F. Hughes, minor child of Joseph C. Hughes, late of Ornige township, deceased.

33. The final account of Peter M. Karshner, administrator of Simon Linn, late of Montour township deceased.

depeased.

34. The second and final account of John Appieman, executor of Hannah Appieman, late of the Town of Bloom sburg, deceased.

25. The second and final account of John Hartman, administrator of wichael Gruber, late of Henicock township, deceased.

33. The second account of Levi Shaffer and Levi rester, administrators of David Shaffer, er, late of Briarcreek township, deceased.

37. The second account of William Harris, and James A. Harris, administrators of Jacob Harris, late of Hemicock township, deceased.

35. The first and final account of Lloyd Yeager and

of Hem'ock township, deceased,

8. The first and final account of Lloyd Yeager and
A. P. Young, administrators of Samuel Graig,
lat of Greenwood township, deceased.

19. The second and final account of Peterswank,
administrator of Lemanu Adams, late of Locust
township, deceased.

Registers Glüce,
Bloomacurg April 1, St. 1 W. H. JACOBY,
Register.

Rowell & Co's, Adve's,

FRAZER

AXLE GREASE.

For finishing Walls and Cellings, is the most valuable insterial known. It is far superior to Kaisomine, and more economical. It is a valuable discovery, and its merits as a wall finish are unequaled, it is the only natural and durable finish for Walls, it will pay you to send for sample card and testimonials to SEELEY BROS., 32 Buring Sip. N.Y. City.

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\$7 77 A YEAR and expenses to agents Outlit Free, Address P. O. VICKERY Augusta, Maine. r spr. S-tw 50 Chromo Cards, 10c.; or 25 large, new Chromo Silver Chromos, with name, 10c. Nassau Printing Co., Nassau, N. y.

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If yes, to any or all of these queries, state your needs to us, that we may send you samples and prices,

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is, Will this pay for the trouble? You must judge. We will make up the case,—you must decide it. But we must tell you that we have created the Largest Retail Clothing Business in the United States by the simple method of giving the best clothing for the least money. We mean that it shall pay you to buy of us. If you buy and are not pleased, return the goods for exchange, or demand your money.

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ONE HUNDRED AND FIFTEEN STYLES

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12 1-2 To 50 CENTS PER YARD

Each and every style of the one hundred and fifteen, represents from THREE TO TEN DIFFERENT COLOMINGS OR COMBINATIONS, making in the aggregate a stock not only the largest ever shown, but believed to be absolutely beyond WE SHOW:

SEVEN STYLES. AT 12 M CENTS. Alt Half-Wool Staffs. Most of them cost more to manufacture than our marked price, and represent some great Bargains.

TEN STYLES.

AT 18 CENTS.

TEN STYLES.

THIRTY STYLES

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Probably the largest assortment of wenty-five-cent dress goods ever shown.

Const ting mostly of Goods that in any other house would have been marked at 3% cents at the very lowest, and comprise CANIMERE REIGES, BEIGE FOULE-LOASH-BURE MELANGES, CHEVROSS, BEIGES, AND SILK MIXED FLAIDS. FOURTEEN STYLES.

FOURTEEN STYLES.

AT 31 CENTS.

AT STM CENTS. ered by many to include some or CODSIdered by many to include some on; the Best Bargains at the counter, Among them will be found Silak MixEdstripers and places. ALL-WOOL, PRENCH CASAMERES, DOUGLE-WIDTH ALL-WOOL LACE BUNTINGS AND SHEP-HERD'S PLAIDS. All Hall-Wool Fabrics; many would be good value at 30 and 23 mints. These also are TWILLED BEIGE 5, NOVELTHES, PLAIDS, STRIPES, AR-MURES, ETC.

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Allaring this lot will be found many of the rathries selling throughout the edgy at the confecuent prising NOV ELITHS at HALF VALUE SILK-MINED ENGLISH STHIPPS, 6-4 WOOL BEIGES, 36 INCH ALL-WOOLNUN'S VEILING. Pully as cheap as the other lots and consists of MOHALES, MELANGES, CHERFES, PERBLE CLOTHS, STRIFES, etc.

THREE STYLES. AT 45 CENTS. Few in number, but Remarkable Bargaths viz: 6-4 GEISTER CLOTHS AND ANYELTIES WORTH 75., AND CASHMERES WORTH 625g C.

FOURTEEN STYLES. AT 50 CENTS.

Please remember that this immense assortment includes only goods at and under 50 cents per yard, and does not refer to our stock of finer fabrics, in which the assortment is even greater. Those who are unable to visit us in person, are reminded of the MAIL ORDER DEPARTMENT through which their supplies can be secured almost as satisfactorily as at the counters. Every lady should send for a specimen copy of the Journal for the Household.

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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 manu-

facturers accompanies every Estey Organ, J. SALTZER, Agent, Bloomsburg, Pa.

OULVERT LETTING.

Will be at Samuel Knores here house in Centre township on Saturday the bash day of Arril, test at 1 o clock in the afternoon. A stone culvert over run in Centre township near Samuel Knore's arm. Plans and specifications can be seen at the exidences of the undersigned.

Notice is hereby given to the creditors of the understyned and to all persons with it may concern, that he will apply to the Court of Common Pleas of Cotumbia county for the tenedit of the insolvent laws of this Commonwealth on Monday, May and, lest, at which time any person having any objections to his final dascharge as an Insolvent debtor can appear and make the same known.

March 25-14