HELLMANON JO BALVY

J. E. Bittenbender., Editors.

BLOOMSBURG, PA,

FRIDAY, NOVEMBER 24, 1882.

Now that Ben Butler has been elected to an office by the Democrats, maybe he didn't steal those spoons af

The Pennsylvania delegation in the The forty-eighth will contain 16 Republicans and 12 Democrats.

Mrs. Sarah M. Packer, widow of the late Judge Asa Packer, died at Mauch Chunk last Friday, aged seventy-five years. She was a most estimable. Christian lady, and did a great deal of good with her vast means.

that the election is over it would be ration of public officers was most in interesting if somebody would tell all accord with the spirit of Republican they know about the matter.

ner district, J. B. Storm having a ma-jority of over nine thousand. With antry and demonstration. To my mind Storm, Connolly and Post from this the solemness of the act is marred by section of the State in the next Conthe intrusion of such needless and ingress, no doubt need be entertained by our friends that all needful and just legislation required by this section will be readily granted.—Lackawanna Democrat.

The section of such needless and inopportune display. The sooner we return to simplicity and Democratic good sense in these matters the better—better for the people and better for the people and better for the officers. Besides, I am resolutely determined that, so far as I can control the people and better for the people an

Col. H. B. McKean, of Bradford the matter, my inauguration as Govercounty has been suggested for the nor shall not cost the people of Pennoffice of Adjutant general, the appoint sylvania one dollar. Why should it! ment of which is in the hands of the They derive no benefit from such governor. The Colonel was a gallant scenes and the money spent thereon is soldier, and has always been a staunch, wasted. hard-working democrat, and if the honor is conferred upon him it will be your kind offer. I trust they may meet no more than he well deserves. His your approval. Of course, the inaugumany friends throughout the state ration is a public act and takes place would rejoice to hear of his selection in the eye of the public. Therefore it for the office. It is a purely military is the right of such citizens as desire to position.

#### A POLITICAL FRAUD.

There is no more impudent and demagogueical man in Congress that William D. Kelley of Philadelphia. His flatterers style him the "Father of the House," because they say that he is the member longest in continuous service. He is a Republican by profession—we say by profession, for as to principles he has none, having belonged to all the parties and issues which have existed since he came into public life. Everything by turns, and therefore the continuous service. It is announced that Commissioner of Pensions Dudley is about to institute a thorough examination into the work of There is no more impudent and dem-

steal was put through Congress, where no heir to a pension. The sending home was Kelley! Was he in his seat bat of an occasional pittance was nothing tling for the right? No! conveniently absent, on a pretended political mission. Again, in the language of the be well paid. They are entitled to all Tribuns betraying the trust of the that the law will give them, and it is people" and "deceiving his constitu-These are but steps in the carreer of Wm. D. Kelley, but they show the course that this man has been pursning for twenty years. Steeped in all the political corruption of his party, he has sat in the House with a majority of his political party around him, resolutely refusing to lighten the burplunders of more than \$100,000,000.

with Kelley's seat empty.

"Because of the results of the will need for the prosecution of the recent campaign " Kelley is going to works at present under way. move on the Internal Revenue system. Though somewhatplate, we may thank heaven that something can move even malarial diseases, by using Brown's pig-headed Kelley.

Pattison's Inauguration

THE GOVERNOR-ELECT IN PAYOR OF SIMPLE AND UNDEMONSTRATIVE

The Board of Officers of the State Fencibles' Battalion offered the services of the battalion to Governor elect Pattison as escort from his home to Harrisburg on the occasion of his in-auguration. Mr. Pattison has declined the offer in a letter to Charles Berger, adjutant and secretary of Board of Officers. Mr. Pattison's letter is as

PAHADELPHIA, Nov. 18, 1882. My DEAR SIR: I desire to acknow ledge the receipt of your letter advising me of the resolution unanimously passed at a meeting of the Board of Officers of the State Feneribles Battalion forty seventh Congress is composed of Officers of the State Fencibles Battalion 19 Republicans and 8 Democrats tendering me the services of the battal ion as an escort from my home to Harrisburg on the occasion of the in auguration of the Governor of the Commonwealth in January next. This letter is only one of many I am daily receiving of similar import from various organizations, both civil and military As I was at one time a member and president of your battalion, it is not improper that I select my reply to your Chairman Hensel is to be banqueted invitation as a method of communication by the Commonwealth club, of Phila ing my purpose as to the inauguration delphia, December 14th. He deserves to all those organizations that have all the honor that can be heaped upon him for his masterly conduct of the campaign. The Democracy never had a better State Chairman. sonal compliment intended to be bestowed upon me by these friends I am The accusation against Governor Hoyt that he had used \$158,000 of the state's money in speculation, and the amount was replaced by Cameron and his friends, was quickly hushed. Now that the election is covered by the state of t institutions. There is no reason that I can see why the mere taking of an The old Eleventh Congressional Disoath by the citizen called by the people trict of this state still stands as the ban- to execute a public trust should be

> These are my reasons for declining do so voluntarily and at their own expense to be present at and witness the ceremony. All such I will be glad to see and meet on that occasion. More

> than that I do not wish to inspire and

public life. Everything by turns, and nothing long, he keeps himself before the people like the clown in the circus, amination on the spot of all claims for amination on the spot of all claims for a spot of all claims. by his ground and lofty somersaults, pensions. To get at the work in at every turn coming up smiling, with his tongue in his cheek. He has been the State into districts and will locate a in Congress since 1861, more than special agent in each district, with full twenty years, and during all that time authority to make such examination as has partaken to the full in all the the case may require. The agent will schemes of plunder and rascality of which his party has been guilty.

In 1873 he had his fingers in Oakes Ames' pocket book, and dabbled in the Credit Mobilier fraud, and in reference tion, for it is in this line that numerous tion, for it is in this line that numerous to his complicity in that scheme of cor- frauds have been perpetrated. These ruption, the New York Tribene said: cases are called "dependent" where the "Wm. D. Kelley of Pennsylvania was mother or father of a deceased soldier very much confused in his memory; are pensioners. The information rethought at first it was a very proper thing for congressmen to hold, but demany cases the mother of the deceased nied that he had any of it s thought he soldiers have drawn arrears of pension. had borrowed \$1000 of Oakes Ames, and are now carried on the rolls at good which Ames, on the contrary, said be round figures, when their husbands are had paid him as dividends from Credit still living and supporting them, and Mobilier. Upon discovering that stock that during the war and all the time actually stood in his name, changed his since they have been supported by their mind about the honesty of the transac husbands. In some cases the parties tion, and turned it over to the United obtaining such pensions are property holders. The pension law never conholders. In 1876 he assisted his party in the templated such a thing as prospective forgery and perjury which put Hayes support. A young man who entered fraudulently into office. No word ever the navy at the age of twenty, serving fell from his lips in favor of seating the three years and then dying from disease man who was honestly elected. The contracted in the army and who was father of the house was willing to cheat the sole support of a widowed mother, the people out of their honestly elected of an invalid father, sister or brother, President, just as he had three years certainly left an heir to a pension. But before surreptitiously held Credit Mo- if, on the other hand, the mother did bilier stock, and as the Tribune said not become a widow until after his enin a subsequent paragraph, "betrayed listment expired, and he had no invalid the trust of the people," and "deceived father, brother or sister until after his their constituents."

with the McCready family, and who bars, which he twisted list ment expired, and he had been heard to threaten the wo-had been heard to threa tombstone was covered with the dust In 1882 when the River and Harber of fifteen years, he just as certainly left

## No River And Harbor Bill This Year.

the duty of every honorably discharged

soldier and of every good citizen to aid

It is reported that the Secretary of War will recommend that no river and dens of the people, and assisting in the harbor bill be passed during the ses sion. It has been found to be impossi ble to expend the full amount of the But light has at last broken upon last bill, and as the apropriation is an William. The scales are beginning to indefinite one the money that is left fall from his eyes. And the impu- over from this bill can go right on the dence of it all is that his claquers at next year to the credit of the fund. Washington are beginning to tell us the money for improvement of the what Judge Kelley is going to do. Judge Kelley, who has been in Conference to the fiscal year, but is treatgress for twenty years, is now going to do something. Stand from under! drafts are made by the Secretary as Pig Iron Kelley is moving. He is the money is needed. Frequently cergoing to move against the Internal Revenue system. A system that the Democrats have condemned from the a year or two after the bill is passed beginning, but which has been main- by Congress, the Secretary of War tained by the Republicans until now. having entire discretion in the direc-Why does Judge Kelley move now? tion of the expenditure. At the close Because, says his puffing correspon of the last fiscal year, for instance, at dent, "The subject has assumed more the time the river and harbor bill was court of common pleas No. 1 of Phila importance because of the results of passed, there were nearly four millions delphia in the case of P. C. Hollis, trus importance because of the results of passed, there were nearly four millions the recent campaign. Aye, the in the treasury which remained from the last appropriation for these works, and Kelley has heard; but he may as well understand that the Democrats suing year will probably not consume a house on North Thirt-eath stree do not need his help. They will sweep more than that sum and about half of from the estate at the rental of \$50 per away internal taxation—they will turn out of office thereby four thousand the last session. At the beginning of partisan collectors—they will abolish the next fiscal year there will remain the tax on matches—they will lessen unexpended in the Treasury some the tax on cigars and tobacco—they eight or nine million dollars which will repeal the tax on bank cheques- have been appropriated for river and they will stop river and harbor steals harbor improvements. This amount will probably be all that the engineers

Create a healthy appetite, prevent

A Proposed Business Scare.

It is difficult to see why an attempt to create a business scare on the turiff question, which failed in its object before the election, should be revived again, now that the election is passed.

The price of steel rails has been steadily decining for some time, until it has reached \$45 a ton in Chicago, and the Scrawton company has cut down to \$42. The alarming statement has been made that cause of the present form year to year, or as a trespassor; in case a tegant by the month holds over, it will not be cratic congress will repeal the duty on iron. It is strange that the result of the decision should be reached the result of the landiord cities of the count of the coun lection should produce such a fear, when

in the trade, and many leading manufacturers were deliberating whether to that down their mills, or reduce wages. It was but a few years ago that the price of iron declined lower than ever sefore, and at a time too, when the majority in Congress was Republican. Was that because of the fear that Congress would reduce the duty, r was it simply because the building, of railroads ceased, and the supply was greater than the demand ! It was the plus stock in the face of a democratic ongress, place themselves in a ridionons light. The Harrisburg Patriot

ays on the question : "An act which, on such a pretext, throws a large number of workmen out of employment just when the hardhips of winter are so near, is subject the suspicion of having been inspired by an intention of making political thus early, to the direct injury of its own interests and the depletion of its treasury, is absurd in the extreme. It or and sinister purpose. It is apparently only the beginning of a scheme to raise another such business scare as was created in the Hancock campaign. The republican party should take war-ning from the fate of Boss Cameron, who attempted this year to bolster him-self and his methods by a similar trick. Pennsylvania is a tariff state and a scare of that kind could be made effec-tive here if any where. But the peo-ple at the polls on election day most refused to be again deceived by it. poration in question but will calmly await the action of the next congress in the well grounded belief that the tariff and federal taxation generally will be so adjusted as to result to the benefit and not to the injury of the country.

Mrs. M'Cready's Murderer.

THE SUPREME COURT CONFIRMS THE DE-CISION IN THE CASE OF SILAS F. GRAY. The Supreme Court, in an opinion iled by Justice Paxson, refused to interfere with the death sentence of Silas F. Gray by the court of over and ter-Westmoreland county, for the murder of Mrs. McCready, who dis-February, 1877, under circumstances officers that not one in five of them can which pointed to her death by violence. Mrs. McCready lived in her cabin with her children, who were in the habit daily of going to their school at some distance. One day in the month men their return, could find no trace of their mother, who had always before been regarded as a home-staying woman. Days and weeks passed without anyhing being heard of her, and it was finally agreed that, owing to her straightened circumstances, she had committed suicide. Much excitement, ial from Erie, Pa., says: Wm. M. lowever, was occasioned on the 4th of Cavoy, the well known greenbacker, April, 1878, over a year after the unortunate woman's disappearance, by last election. He was intensely interthe discovery of a human skull along ested in the contest, working day and of En Pealer, on the south and west by lands of the river bank, with enough hair attached to it to give the impression that didate for governor. When the news it had been the head of a female. Ex- of Pattison's election was received he amination disclosed the fact that the skull was much disfigured and injured, some of the bones being cracked. After this discovery it was believed that Mrs. McCready had been murdered, the indications pointing to Silas S. Gray, a man who had been acquainted man's life. Gray had not been long When the warden with his deputie arrested before he made a confession, setting out that he had beaten the woman over the head, and had thrown more than the act of a dutiful son. her body in the river near where the skull was found. The wounds inflicted Wounded and diseased soldiers should by him, according to his own story, orresponded with the marks upon the skuli. At the trial of Gray the confession was denied, but the skull was exthem in wiping out frauds from the hibited to the jury and was identified as that of Mrs. McCready by peculiari ties of the teeth and jaw bones and by the few remaining bairs that were black and gray. It was claimed before he Supreme Court that the lower court and been in error in admitting certain vidence concerning the teeth and skull and of the confession. Justice Paxsou says that there was no error in admitting testimony concerning the confes sion. He therefore affirmed the de cision of the Westmoreland county court, and ordered the record remitted to the lower court for the purpose of execution.

Landlord and Tenant.

AN INTERESTING OPINION FILED BY THE SUPREME COURT IN A PHILADEL-PHIA CASE.

An interesting opinion has been filed by Justice Mercur, of the Supreme Court, affirming the decision of tee under the will of William H. Richards deceased, against Mrs. E. A. Burns Mrs. Burns in September, 1877, rented month. There seems to have been nothing but a parol agreement to lease the premises for one year. Mrs. Burns occupied the house for a year and ight months, at the expiration of which time she called upon the trus tee of the estate, paid him what money was due him and left the keys of the house, under his protest, saying that she had left. Mr. Hollis then entered suit to recover four months' rent, which he claimed Mrs. Burns was responsible for by reason of her having left the house before the expiration of

cratic congress will repeal the duty on months notice to quit. If a tenant be iron. It is strange that the result of the by the month, a month's notice to quit election should produce such a fear, when is sufficient. The jury has found that months before hand there was a decline the letting to Mrs. Burns was by the month only. She therefore had the right to leave when she did, and was not legally chargeable for use and oc-cupation thereafter.

#### The Tichborne Claimant's Last Hope.

In connection with the expedition to Australia of Messrs. Charles Orton and D. Smith of Clerkenwell, for the pur-pose of identifying the lunatic, Wil-liam Cresswell, at present confined in atter, and that is the case now, hand, leading iron men ascribe the present situation to the overstocked market, of evidence has come to hand. It appears that Mr. Smith had some considerable correspondence with the late Mr. says: "I had an interview at some considerable length with Sir Henry Parkes, C. B. M. G., in London, who received me with great courtesy. He remarked that as he had visited both Darling burst and Paramatta asylums, he no capital for the Republican party on the tariff question. The idea that any corporation would make such an effort he never knew him by his name; and he never knew him by his name; and that he had never even read the Tichborne case; so as regards Arthur Orton, or Cresswell, you will see Sir Henmust be plain, therefore, that the real ry Parkes is of no use to us in this cause for closing the mills has not been given but is concealed for some ulterilength his interview with Sir Heary Parkes, Mr. Onslow thus sums the matter up : "Prudeace suggests that you or Mr. Kimber (the claimant's solicitor) or a deputation should wait on Sir Henry Parkes (who was then in this country) with the object of giving to him the necessary guarantees and notary public document to enable him to send over the said lunatic forthwith, by which you and Charles Orton will tive here if any where. But the people at the polls on election day most emphatically condemned the sham and do with Cresswell on his arrival? 2. The voters of the state would not be led astray by any false issues but held steadily to their purpose of restoring Tichborne have shown that the luna the democratic party to power. They recognized the fact that the tariff needs careful and judicious revision and knew by experience that they could expect no work of that kind from the pect no work of that kind from the republican party. Therefore they will not be frightened now by any bugbear of the sort attributed to the corborne conference that the convict is feet to lot number 70, thence along Thomas Castro rests the whole of his or less, to Fifth street thence along said street

A West Point Deficiency.

mentably deficient in the use of the sword, and there is talk of having more attention given to practice with it in that institution of warlike learning.

This is as it should be, says the Boston eighty-one aforesaid, of Samuel Enorr, thence Journal, for it is well known that along nothing so thoroughly intimidates a foeman, and especially a wild Indian on the plains, who shoots with a Winchester rifle at a distance of half a mile going violently through the different waltz with the sword on without getting that serviceable weapon so tan-gled up with his legs that he is constantly in mortal peril. It is certainly high time that our cadets were better tioned, however, the little ones, upon familiarized with the relations they should sustain to their trenchant blades

Political Excitement

CAUSES A GREENBACKER TO BECOME A

PITTSBURG, November 13 .- A has become a raving maniae since the night for Armstrong, his favorite canwas sadly disappointed. To-day his actions became so strange that it was deemed advisable to place him in the custody of the police. He was no sooner behind his cell than he began foaming at the mouth and tearing at bars, which he twisted like twigs. and Pattison for defeating Armstrong. went to secure him he held them at bay with an Iron bar for a long tim There is no hope of his recovery.



Absolutely Pure.

This newder never varies. A marvel of purity strength and wholesomeness. More economical than the ordinary kines, and cannot be sold in competitoe with the multitude of low test, short weight, slum or phosphat; pawders, sold only in cus. Hoyat Barino Powpsk Co. 108 Wall-St., N.Y. aug 11-1 v. WIDOWS' APPRAISEMENTS.

Widows' appraisument in the estate of Samuel Seybert. Personalty \$281,25

Witows' appraisement in the estate of Jacob anyder, deceased. Personalty \$300.00

T Widows appraisement in the estate of Jacob Baker, deceased. Personalty \$75.55 Realty \$75.55 Will be confirmed told on the first Monday of December 1984, and unless exceptions be filed within four days theorems will be confirmed absolutely.

WM. KRICKBAUM.

5. First account of John F. Derr and Henry J. Robbins, executors of Kiljan Fullmer, late of Pine township, de cased.

6. The first and final account of Daniel P. Levan, guardian of John For, a minor child of Haines B. Fox, late of Loose township, deceased.

7. First and final account of C. E. Dodson, agmits rater of Ann P. Evans, late of the borough of Berwick, Pa., deceased. 5. The second account of Benjamin Miller, acting administrator of the estate of Philip Miller, late of Centre township, Columbia County, decem-

10. The first and final account of William K. Shu-man, Administrator of Martha Shuman, late of Main township, deceased. 11. The first and partial account of H. L. F. Colley Executor of Air xander Colley, late of Benton township, deceased.

erable correspondence with the late Mr.
Guilford Onslow in reference to the man, tate of Main rownship, deceased. proposed expedition to Australia, and in a letter to Mr. Smith, written in April last, before his death, Mr. Onslow th. The first account of Jane Evans, administrately de bonts non-cum testamento annexo, of James Lamon, late of Bristoreck township, deceased.

18. The first and final account of B. P. Fortner,
Administrator of William Schiec, late of Catawissa
town-shp, deceased.

17. The first and partial account of Stephen Pohe,
one of the executors of Joseph Pohe, late of Centre township, deceased. tre township, deceased.

18. The first and partial account of John Wolf, one of the executors of Joseph Pobe, late of Ceatre township, deceased.

19. The first and final account of Jeremiah Snyder, administrator or John Snyder, late of Lecut township, deceased.

20. The account of Rease M. Eck, Guardian of Anna & Eck, minor child of Phoebe E. Kek, by his Executrix Harriet W. Eck.

21. The first and final account of Percival Poulk, Administrator of Louis Poulk, late of Hemiock township, deceased.

22. The first and control of Poulk, late of Hemiock township, deceased.

22. The Snal account of Aifred Creveling Guardian of Cora Creveling a minor child of Sli Creveling, iate of Columbia county, deceased:

33. The Srst and Snal account of Hannah, H. Armstrong, administratrix de bonis non, of Rebesco Vandemilice, late of Mount Pleasant township, deceased.

deceased.

24. The first and final account of E. W. Ruhyan and Mary Ann flunyan, Administrators of S. S. Ruhyan, late of Madison township, deceased.

25. The account of C. W. Miller Administrator de bonis non cum testamento annexo, of Henry Lehr, late of Boaver township, deceased.

G. W. STE RNER Register and Recorder.

### SHERIFF'S SALE.

Court of Common Pleas of Columbia county, and o me directed, will be exposed to public sale at ie Court House, in Bloomsburg, on MONDAY, DECEMBER 4, 1882,

running thence alon; sald street south-westward

case on the fact that the man Cresswell north-eastwardly—feet to Apple alley, aforesaid and thence along said alley south-eastwardly 130 fact, more or less, to the place of be-ginning, whereon are erected two two story frame dwelling houses. The said tract is divided into two town lots numbered in the general plan West Point cadets are said to be la- of said town by numbers eighty-one and eightythree.

Lot eighty-three is separately described as fol-

more or less, to Pitth street, then e said street northeastwardly—feet to Apple alley aforesaid, and thence along said alley southeastwardly 180 feet more or less, to the flourishing his sabre on the horizon, and flourishing his sabre on the horizon, and described as follows, to-wit: Beginning at a corappeared from her almost isolated log maneuvres of cut and thrust. It is Pearl street, thence along said street.——test bin on the Kiskiminetas river, in also a standing disgrace to our young to lot number seventy-nine of Henry Kleim, thence along said lot northwestwardly 180 feet, more or less, to Fifth street, thence along said Fifth street north-eastwardly—feet to lot Eighty-three, aforesaid, and thence along said lot south-eastwardly one hundred and thirty feet, more or less, to the place of beginning, whereon is erected a one two story frame dwelling house. Seized, taken into execution at the suit of James Barton against William Tarr, with notice to Sam uel Knorr terre tenant of lot Eighty-one and Jane E. Brown, wife of George H. Brown, terre tenant of lot Eighty-three, and to be sold as the property of Wm. Tarr with notice to Samuel Knorr and

Jane E. Brown, terre tenants. he property, otherwise it will be resold at once. N. U. Pank, Atty.

ALSO, The following described real extate situate in Fishingereck township, Columbia county, Pa., as the property of Emandus Unangst. Bounded n the north by public road, on the east by land Widow and heirs of Hiram Pealer deceased, containing about one-fourth of an acre of land, on which is crected a frame stable, two wells of wa ter on the premises.
Setzed, taken into execution at the suit of Sam-

uel Shive, executor of Pullip Unangst, deceased, against Emandus Unangst and to be sold as the property of Emandus Unanget. Miller, Atty.

The following described real estate situated in Pishingereek township, Columbia county, Pa., as the property of William Unangst, bounded as fol-lows to wit: On the north by Elizabeth Unangst, on the east by Pishingcreek, on the south by land of C. B. White, and on the west by land of John Creasy, containing about six acres of land, more

Seized, taken into execution, and to be sold as he property of William Unangst. Miller Att'y. All the right, title and interest of Caleb O'Brian

and terre tenants in a certain tract or piece of land situate in Benton township. Columbia county, and state of Pennsylvania and bound-ed and described as follows, to twit: On the north by hand of L. B. Stiles and George Keeler, on the east by land of Russel Karns and John Karns, on the south by landof s. McHenry and on the west by land of Thompson McHenry ontaining sixty five acres more or less, on which are erected a two story frame dwelling house, a barn and outbuildings.
Seized, taken in execution and to be sold as the property of Caleb O'Brian and terre tenants. ALSO

The undivided one-half of all that certain real estate situate in Eishingcreek township, Colum-bia county Pa., bounded and described as follows, to wit: Northwardly by lands of John Zehner Nelson Johnson and E. R. ikeler; Eastwardly by ands of John Zehner: Southwardly by lands of the heirs of Aaron Karns and Westwardly by lands of Alex Stewart and John Heide. Contain-seventy-three acres more or less, on which are erected a frame dwelling house and bank barn. Selzed, taken into execution and to be sold as the roperty of Benjamin H. Karns, with notice to

All that certain tract of land situate in Center ownship, Columbia county, and state of Pennsylvanta, bounded and described as follows to wit: On the north by public road, on the east by lands of George Ruckie, on the south by land or Henry Shaffer, and on the west by land of John Neyhart, containing three acres more or less, on which are erected a frame house, stable and outbuildings.
Seized, taken into execution and to be sold as the property of Andrew Lunger. LITTLE & MILLER ALLY'S.

ALSO

DUBLIC NOTICE.

Willows' appraisement in the estate of Joseph Sayler, deceased. Personalty \$71.00 Kealty \$79.00 Wildows' appraisement in the estate of Henry Kearn. Personalty \$78.40 Wildows' appraisement in the estate of Henry Kearn. Personalty \$78.44 Wildows appraisement in the estate of Samuel Johnson, deceased. Personalty \$300.00 Wildows appraisement in the estate of Samuel Johnson, deceased. Personalty \$300.00 Wildows appraisement in the estate of Jacob Baker, deceased. Personalty \$78.25 Wildows appraisement in the estate of Jacob Baker, deceased. Personalty \$78.25 Will be confirmed fals on the first Monday of the river Susquehanna, at the present Managers and Company for erec. Ing a bridge over the river susquehanna between the present Managers and Company for erec. Ing a bridge over the river Susquehanna between the present Managers and the mouth of Pishingereek, a comporation duly established by a special law of center 1984, and unless exceptions be filed in four days thereafter the same will be contained to the same.

W. K. K. Elokk BAUM, Clerk, Q. C.

buildings.
Setzed, taven toto execution at the autt of C Kreamer Agatust W. E. Smith, and to be sold as the property of W. E. Smith. Barkley, Attry.

ALSO

The property of Mary A. Woods and J. Sanderson Woods, situated in Fishingcreek township, Columbia county Pa., bounded and described as follows, to-wit ifounded on the north by lands of E. J. McHenry, on the south by lands of E. J. Moffenry and Daniel McHenry and others, and on the west by lands of Moses Moffenry, The Methodist Church Lot. Public Road and others.

Reserving school house lot and land sold to E

J. McHeury to cover water power.
On which is erected a two and half story frame aweiling house, frame barn and other out-build mass, containing so acres more or less.

Seized, taken into execution and to be sold as the property of J. Sanderson Woods and Mary A., U. H. ENT, Sheriff. Entr. Att'y.

#### AT WANAMAKER'S

Visitors to Philadelphia are invited to visit the store, whether to see or to buy. Your parcels are checked; a waiting-room is provided, where you may rest with ladies and children; guides conduct you through the house, or you wander at will; there are many things of interest to see, and a wel-

For two years, perhaps, we have had the richest, largest, most varied and most exhaustive collection of dress-goods in Philadelphia. Before that, we may have had the largest, and even the most exhaustive, but perhaps not the richest. The slowest trade to come to a new merchant is the trade of luxury. It is the slowest to change from one to another. But it does

change. We may say our dressgoods of all sorts are at about their highest now. Second and third circles, southeast

Silks of all sorts have come; and never were silks more acceptable. And these words have a meaning here beyond any they could have elsewhere; because of the greater variety of wants that look to us for supply. We must have all accepted styles, and all the approved qualities of those styles; and, as to colors, can you think of one that we can do without?

A store that has only one c'ass of trade can get along with comparatively few silks. Which stock would you rather buy out of?

Two damask towels at 15 and 13 cents may serve to show what we gain by buying of the makers. The very same towels are in the wholesale trade in New York at about 21 and 22 cents, which means at least 25 cents at

We are not going to say that all our retail prices are below New York wholesale; nothing of the sort. "More than one swallow to make a summer." But where such towels are to be got for 15 cents is a good place to look for bed and table-linen, and all the other linens. That's what we mean exactly; it's true, too.

Guter electe, tilty half county entrance, A very wide and surprisingly good navy-blue twilled flannel for 50 cents; 45-inch.

Do you remember a 35cent flannel for 25 cents, of which we had 18,000 yards last fall? Afterward we got 7,000 yards more of it; and a little of it is left yet. That is 23-inch. This wide flannel is fully as good as that.

All the warmer sorts of underwear are ready; for men, women and children; thick-cotton, merino, wool, and silk. All the sorts needed for all sorts of people with all sorts of notions; and, for people who want it, there is quite a little wit about underwear to be pickedupat the counter. Where else would you look for it? Not in books surely; for goods are changing all the time; and so get ahead of

West of Arcade, 1816 Chestnut; west counter.

JOHN WANAMAKER, PHILADELPHIA. Chestent, Thirteenth, Market and Juniper accessible by horse cars from everywhere

D ARDON NOTICE.

Notice is hereby given that application will be made at the next meeting of the Board of Pardons a December lest, at the renders, Pass for the pardon of Eural Gross, who was consisted of an attempt to produce a absolute rounding in the death of the fermie operated upon, in the court of Quarter Sessions of collection country at May seasons less and sensences to low yours in the position of the position of the position of the Rev. Rev. 17, 3w.

JENE, GROSS,

# 44th Season 22d Year.

The present autumn is the 44th season of Oak Hall From the day our doors were opened we have been keeping strict faith with the people, and we therefore expect the statements we now make to be accepted.

### One Million Dollars

is the value of our present stock of clothing and materials for men and boys' wear. Never in the history of the clothing trade has there been so large a venture in a single store. The stock is

## Absolutely Complete

in styles and sizes. Every man or boy of regular shape can be fitted, all tastes can be pleased, and every reasonable idea of price can be satisfied. Our

#### Great Manufacturing Organization

goes on without interruption to supply all deficiencies. Besides all other work we are new putting in stock from 1200 to 1500 new overcoats every week. By giving the

## Best for the Least Money

and keeping the greatest stock of clothing in America, we expect to command the trade of all the country about

Our new catalogue will be sent by mail when requested,

## Wanamaker & Brown,

Oak Hall, Sixth and Market Streets, Philadelphia.

Balloon News. P. S.

The many thousands of visitors that witnessed the ascent of the Oak Hall balloons during the Bi-Centennial Celebration may be interested to know what

No. 20.—Left Oak Hall Tuesday, October 24, at 11.55 A. M. Captured the same day near Union Mills, N. J., by Clayton D. Gaunt. No. 24.—Left Oak Hall Wednesday, October 25, at 12.10 P. M. Captured at sca, at 7 A. M., October 27, in latitude 30° 10; longitude, 73° 45; by Captura John I. Moule, of the schooner F. E. Hallock, from Philadelphia, for Albany, N. Y.

No. 32.—Left Oak Hall Thursday, October 26, at t P. M. Probably went to sea, with a suff westerly breeze. Not heard of yet. No. 23.—Left Oak Hall Friday, October 27th, at 2.30 P.M. Captured near Freehold, N. I., on same day by Heraffo Clayton.

Wyoming Seminary & Commercial College,

#### KINGSTON, PA.

Repaired and newly furnished. Attendance, present term, 25 per cent larger than one year ago. Full corps of teachers.

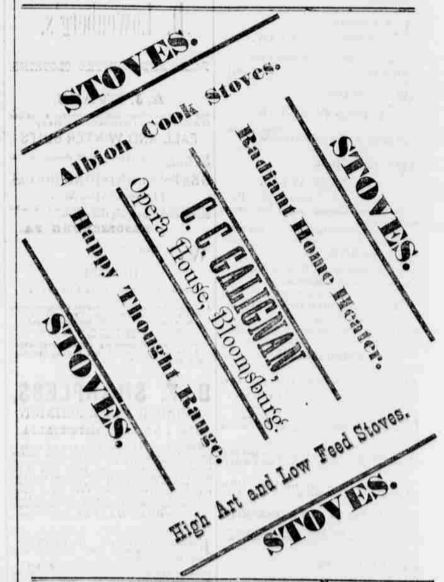
WINTER TERM BEGINS DECEMBER 1, 1882.

For circulars, address Rev. L. L. SPRAGUE, A. M. Principal.

# C. B. ROBBINS

FINE WINES and LIQUORS,

BLOOMSBURG, PA.



-100 -New Bendy to New Edition. LADIES IN IN WHITE

WHAT WILL THE WEATHER BE TO-MORROW? O Pool's Signal Service Barometer on story of the story o Pools Barometer has already saved use many times its cost, in forbilling the weather. It is a wonderful curvely end weight to heperfection, here, Wis.

BEWARE OF WORTHLESS INITATIONS. None grant ment, as below?

Of the property of the pro