THE COLUMBIAN.

G. E. Elwall, J. K. Bittenbender., Editors.

BLOOMSBURG, PA. FRIDAY, JUNE 15, 1883.

Speaker Faunce is receiving high praise from the press, irrespective of party, for the very able and satisfac-tory manner in which he performed his arduous duties. He never lost control of the House, and his decisions were fair and generally right. He de-serves all that is said of him.

Ex-Senator Simon Cameron visited Governor Pattison recently, and among other things spoken of, commended him for the success of his administration and the discretion employed in the exercise of the veto power.

To the eredit of the present legislature be it said, that the last hours of its session were not spent in a drunken debauch, which is more than can be said of many past legislatures. No li-quor was allowed in the retiring rooms of either branch, and the last breath of the regular session was a sober one.

An enterprising railroad in Ohio, the Cleveland, Akron and Columbus railway, has made a new departure in its time tables, by adopting a system which has been approved of, but not ventured upon by many railway companies in the country. On its time cards the hours are numbered from one up to twenty-four, the latter being midnight. The confusion which so often exists between the A. M. and P.M. hours is thus avoided. Thus one train arrives in Cleveland at 19:30 and one departs from Columbus at 17 o'clock. This road also Columbus at 17 o'clock. This road also mia-Gentlemen: By virtue of the carries upon its morning trains weather authority vested in me by the constitusignals, devised and set by the Ohio tion, I hereby convene you in extraor-Meteorological Bureau, from predic dinary session on Thursday, the seventh tions furnished by the United States Weather Service. It is believed to be the first railroad in the country, if not twelve o'clock noon of that day. In in the world, to adopt either of these the judgment of the executive such an

Republican organs are criticising the Governor for calling an extra session forget that the Governor is simply per- tative districts. This imperative man forming his duty in compelling the pointed out by the constitution, namey, that once in ten years the State purpose to perform this duty can be shall be apportioned into legislative, congressional and judicial districts. The failure to do this at the regular session was not the fault of the Democrats, but of the Republican Senate which would not agree that fair appor-tionments should be made, based on the present apportionment which is more favorable to them than a new one will probably be. If the Gover-nor had not called an extra session ing capital out of his failure to do so.

The divorce businese has received a severe shock at the hands of Judge Thayer of Philadelphia, who has just set aside a decree in the case of Major Nickerson on the ground that he obtained a divorce by fraud and imposition on the court. The laws of Pennitton on the court. The laws of Pennitton on the court. The divorce businese has received a severe shock at the hands of Judge tion on the court. The laws of Penn- the essential principle of our form of sylvania permit an application for divorce when either a husband or wife wilfully deserts the other for a period ed, carefully conserved and faithfully of two years. In this case Nickerson carried out. sent his wife to Europe, wrote to her for a time and sent her money. When he ceased writing to her he continued to send money to the daughter who was with her mother. At the expiration of two years he applied for a di-vorce, alleging that his wife had deserted him. He went through the usual form before a commissioner to take testimony; proved that his wife had not lived with him for the two years, and obtained a decree of separation. It was not until this stage of the case was reached that Mrs. Nickerson had any knowledge of the proceedings, and she was greatly shocked to learn that she was no longer the wife of her husband. In the mean time, Nickerson had married another woman. The friends of Mrs. Nickerson took the matter up, and after a full investigation the court has set aside the proceedings and annulled the decree. This puts Nickerson in a very undesirable plight and at latest reports he has skipped to Canada with No. 2. When the laws of the state are in such a condition that such a fraud can be perpetrated under the eyes of the court, it is high time for a revision. Judge Thayer points out the defects of the law and makes some wholesome suggestions. The next legislature should overhaul the subject and enact a law that will prevent such frauds in the future.

THAT \$75,00.

The Catawissa Item in commenting upon our remarks on the payment of \$75,90) out of the county treasury for saving the bridge at the Paper mill from fee, says, that it is "informed by Hon. F. L. Maman that the money (\$75,00 was paid to him, and less \$14,00 (\$5,00 for refreelements furnished the men on the evening of the fire, and \$9,00 in hands of William Berkheimer for further refreshments, which have not been furnished and which he has been ordered to refund for deposit with the balance) placed to the credit of the Catawissa Fire Department in the Catawissa Deposit Bank."

We have no special objection to a few days you will have concluded Catawissa's taking all she can get out of the county for the benefit of her your labors to the satisfaction of the fire department, but the payment of this money is a bad precedent to estab lish, and ought not to be allowed. If the county pay \$75 for saving a bridge worth perhaps \$1000, from fire, how much would it be expected to pay the Bloomsburg fire department for saving either the Court House or jail in case of fire? Bloomsburg has a regularly organized fire department of three chartered companies, and the town has invested several thousand dol- every member will draw his ten dollars lars in apparatus, without asking the a day from the state while he is at county to contribute a cent towards the protection of its property. If Catawissa has a fire department when was it organized, and who is authorized to expend this money for the benefit of that department ? It seems however that all the money was not appropriated to the "fire department." ourteen dollars of it was placed in the hands of a saloon keeper, for "refreshments" furnished the men. As the fire occurred just after supper time these "refreshments" were undoubtedly of a liquid form, but the appropriation was lived to give up the keys of the jail, whereupon the mob battered down the whole of the state of the

DUKES KILLED.

James Nutt, son of Captain Nutt who was shot by N. L. Dukes in Uniontown, shot and killed Dukes on the street in that town on Wednesday evening. It is said Nutt has been brooding over his father's death, and had fully determined to slay his father's murderer. Dukes died immediately, four shots taking effect. An honest jury on Dakes' trial would have prevented this tragedy by hanging the

Randall and the Speakership.

The Pittsburg Post, one of th taunchest advocates of Samuel J. Randall's candidacy for the speakership, recently published the following editorial:

Now we venture the statement on good authority, careful observation and extended inquiry, that Mr. Randall has, at this time, in the Southern States from thirty to forty supporters for the speakership among the mem-bers elect, and in the Northern States from sixty to seventy supporters. Were the caucus held to day he would go into it with not less than 100 votes, nd this is ample to nominate.

It will be increased between this time and the first Monday of December by the sound sense of the people operating on their representatives Nothing is said to be sure in love, war and politics, but the re-election of Samuel J. Randall as Speaker is one of those things that come mighty close to certainty-about as close as any

The Extra Session.

The following is the Governor's mes

sage convening the Legislature in extra extraordinary occasion has arisen as to require the exercise of this power. The constitution commands the general assembly immediately after each United of the Legislature, on the ground of States decennial census to apportion the great expense to the State. They the state into senatorial and represendate has not been obeyed. By the Legislature to do that which is clearly joint rules of your houses the time has gone by when any bills disclosing a

presented to me for approval.

The obligation is imposed upon the governor to "take care that the laws be faithfully executed," I deem it my duty, therefore, to exhaust my lawful authority to correct the grave default of the legislature. Equally important and the vote of the State, and preferred necessary, though not so specifically the present apportionment which is commanded by law, is the duty of the assembly to apportion the state into congressional and judicial districts. I. therefore, designate the apportionment these same organs would now be mak- of the state into senatorial, representative, congressional and judicial dis-

tricts as subjects for legislative consi deration. government. It underlies all our political rights. It is to be jealously guard

The time is peculiarly fitting for the passage of bills to secure a fair, just, equitable and non-partisan apportionment of the state. The two houses of the assembly are composed of majorities of different party affiliations. A greater degree of fairness is to be expected from such a condition of the egistative body than if it was dominated in both branches by majorities of the same party convictions. Each house will prove a check upon the other in any attempt to obtain unfair advantages. Mutual concessions and a spirit of conciliation ought to result in an adjustment of the differences of the two houses and the prompt passage of bills fair in spirit, giving just representation to the people in all sections of the

state. In addressing ourselves to these sub jects, we must keep constantly in view the guide provided in the constitution directing that the legislative districts shall be "composed of compact and contiguous distrcits as nearly equal in population as may be." This is a plain and simple rule, established for our guidance by the fundamental law. To follow it in its spirit will result in just conclusions. There ought not to be any doubt of the legislature speedily agreeing upon the subjects designated for their consideration. It is their duty to agree. A further delay in this matter will result in at least six years of the decade elapsing without the apportionment required by law being made. To prevent such an indefensible condition of affairs I have deemed it obligatory upon me to proclaim this call for an extraordinary session. I have selected a time for your assembling immediately succeeding the day of adjournment of your regular session, so as not to necessiate your recall after you had dispersed to your homes. In this way the expense of the session will be lessened as the machinery for the conduct of business of the assembly is ready for use. I reluctantly convene the legislature at this season of the year. Nothing but a sense of imperative duty impels me to adopt this course. I hope, however, in

turn again to your families and homes. ROBERT E. PATTISON. In obedience to the call the legislature met on Thursday at 12 o'clock, and after the introduction of several apportionment bills adjourned until June 19th. There was considerable discussion about the pay during the vacation, but there is no doubt that the spirit of her dead husband used to home attending to his private affairs.

people, and having discharged your

constitutional duties will be able to re-

Lynch Law in the West-The Barber Brothers were taken from jail by a mob last Friday night at Waverly, Iowa, and hung to a tree. The mob was composed of men her youth. I am told that some very from Fayette county, and was led by a pathetic scenes took place at her last brother of Deputy Sheriff Sheppard, visit there. She seemed to feel the ac-

Judge Foraker has been nominated y the Republicans for Governor of

A Union of Coal Companies-A dispatch from Philadelphia an

nounces that an agreement between the Philadelphia and Reading, the New Jersey Central, and the Delaware Lack-awanna and Western Railroads regarding the coal combinations has been made. It is said that these roads cortrol more than one-half of the entire anthracite coal production, and that the Lehigh Valley and Pennsylvania coal companies have agreed to enter the combination. Under this agree-ment it is claimed that more than 30,-000,000 tons of coal will be mined and marketed at circular rates this year. A meeting of representatives of the roads nterested in the combination will be held, it is said, some time next month present. to determine the winter schedule of prices. The dispatch also says : "The agreement between the Reading Railroad Company, as lessee of the Jersey Central Railroad Company, and the Lehigh Navigation Company has been signed by the presidents of both these companies, and is now in New York awaiting the signature of the Jersey Central Railroad President.

An Important Bill. APETY IN CASE OF FIRE FOR EMPLOYE

AND OTHERS. An important bill for safety in case

of fire of persons employed in factories and other buildings needing fire escapes has been signed by the governor, it having passed both branches of the legislature. The bill prescribes that all buildings needing fire escapes shall, in addition, have securely fastened to six window heads chains ten feet long, to which shall be attached thick ropes ate and the House of Representatives of the Commonwealth of Pennsylva. ground. The ropes are to be placed The on the wind w sills, and must be accessible to anybody in the building. Hotels must provide every room above the second story with such chains and ropes. Failure to comply with these regulations renders the offender liable to a fine of \$300, and to damages arising from loss of life or limb in case of fire. The third section of the act prescribes that "tenants or lessees of any building used for the purpose of manufacturing, hotel, boarding house, seminary or other building which is required by law to have fire escapes attached, and to which such fire escapes have not been erected, after giving the landlord or his agent thirty days notice to erect suitable fire escapes, and on his refusal or neglect to erect the same within the ime specified and in said notice, may erect and maintain suitable and legal fire escapes, and collect the cost of erec ion and maintainance from the landord or his agent in an action the same as for debt, or may set off the cost thereof against rent then due or there after coming due."

Riot at Wilkesbarre Races-

While the race between Trinkett, Echo and Thorn was in progress at Lee Park, last Friday afternoon, a disturbance occurred at a gambling booth on the grounds which came very near ending in a general riot. Constable Tammany, assisted by three other men. made an attempt to arrest the gamblers and seize the money in their possession, when a fierce riot ensued.

The constables used their clubs with terrible effect over the heads of the gamblers and beat them in a shameful manner. As a matter of self-defense the gamblers pulled out their revolvers and threatened to shoot the constables if they did not desist.

In the meantime the large number of spectators who crowded the main stand eft their seats and hastened to the scene of the disturbance, and a scene of the wildest confusion ensued. Ladies cried with fear, and the men, who now formed a howling mob, cried out at the top of their voices that Tammany and his followers should be lynched.

In the midst of the confusion a revol er was discharged, and the crowd. thinking it was the work of the constables, called loudly "Ropes to hang them!" and one man actually went in pursuit of a piece of hemp. The officers of the law put in an appearance and the crowd began to scatter, those having revolvers in their hands placing them back in their pockets, but still swearing vengeance against the Tam manyites.

The authorities at once ordered the rrest of the constables for attempting to create a riot and making arrests for which they had no legal authority. The gamblers were released and the races proceeded. Had not the officers of the law put in an appearance just when they did it is believed that Tammany would have been shot, as the crowd were in sympathy with the gamblers, whose names are John S. Morrison, H. Mitchell, A. H. Becker, H. Bauser and Harry Hamilton. Bauser was terribly beaten over the head with a club in the hands of Tammany while defending his money pags. Twelve hundred dollars of the money is said to be missing. Tammany and his party were arraigned before Alderman Parsons.

Abdication of the Queen-

RUMORS THAT HER MAJESTY WILL VACATE THE BRITISH THRONE.

For some time there have been re ports in circulation as to the precarious condition of the health of Queen Victoria, but some of them have been de nied. It would appear, however, there must be some truth in them. The Washington Sunday Herald says:
A representative of one of the pro ninent European powers tells us that a

very serious event is impending in Engand, which is the abdication of the Queen. The reasons given for this most unexpected course are Her Majesty's fast failing health and !increasing unwillingness and sometimes an inabi lity on her part to perform the duties incident to government. For some years the Queen has been a mild be lever in Spiritualism. She thought assist her in working out the questions which perplexed and sometimes annoy

ed her. Since the death of her favorite ser vant, John Brown, she has been very much depressed, and finally it was necessary to remove her to Balmoral,

biquid form, but the appropriation was too large for the occassion, and so a portion of it is to be refunded. The explanation given by the *Item* furnish es no excuse for this unwarranted payment by the county, and the commissioners should be held accountable for it.

whereupon the mob battered down the down the doors with sledge hammers. After a short delay inside, the lynchers brought the criminals out, with ropes tied around their necks. Neither of them flinched a particle and they did not even plead for mercy at any stage of it.

ments of the throne with such tenacity | mon Pleas Court. the breakdown of her health has been a tax of 6 mills.

pronounced type.

It seems not be generally known that the trouble of the Queen's knee comes Petition for from a large ulcer, of a scrofulous and cancerous nature, that has formed under the knee joint, and in spite of all that can be done, is eating its way through condition is very serious indeed.

Council Proceedings.

BLOOMSBURG June, 6th 1883. The regular meeting of Council at 71 P. M, the president and all members were

Mr. Hartman reported that the annua aspection of the fire department took plac r, the afternoon of the 30th of May. The fire apparatus was examined and found in dered to pay costs. good condition; but recommended the purchase of an oiler and oil for oiling the iose. On motion the Secretary was instructed to correspond with different parties in reference to purchasing an oiler and

The committee appointed to examine the that it was not a proper place for a street. The same committee reported in favor of crossing on Second Street on the East side of Iron Street.

he Eniscopal Church Messrs. Little and Funston appeared in dered are substituted in their place. behalf of Water Company and asked for location of a number of fire plugs. On motion Mess: Sterling, Rabb and Hartman

were appointed to fix location of fire in Scott township near Reece Fairman. The committee on sewerage reported that according to the assessed valuation for 1883 the law gives upwards of \$11,000. that could be used for extra expenses for

continued. On motion the following resolution was

Resolved, That Main Street, between Market Square and Centre street, be cover-ed with lime stone and that the amount of filling required be determined by President Solicitor and Street Commissioner. That specifications be furnished by said parties and a letting made for completing the same after public notice. The work to be paid for when the same is accepted by the Town Council. The Council reserving the right o reject any or all bids.

On motion the appeal day from the assessment of taxes was fixed for June 20th at On motion the Treasurer's bond was ap-

On motion the Secretary was instructed to prepare a book to be used by the Comnissioner as a check roll.

Mr. Hartman moved and Mr. Waller seconded that the following bills be accepted and the Secretary instructed to draw orders for their several amounts. The motion passed and it was so ordered. STREET COMMISSIONER'S BILL.

C. R. Housel Street Commissionr, for May, John Gillespy for labor on highvay in May, Oliver Fornwald, for same, 17 18 Clark Veats, Elijah Shutt. Henry Hassert, John Caldwell, horse and wagon n highway in May, Samuel Trump, labor on highvay in May, Fred. Schwin, for same, 9 00 M. K. Appleman Nathan Bomboy " 1 25 Joseph Townsend " 13 80 William Wirt 8 75 H. G. Housel 8 37 George Savery 3 12 Henry Yost, horse and wagon on highway. 11 00

John Reinard for same Wesley Gross, " Total BILL OF RESCUE HOOK AND LADDER CO. Orders were directed to be drawn to the following named persons by agreement between the Town of Bloomsburg and the Rescue Hook & Ladder Company. Being he purchase money in full of truck, ladders, &c., as per resolution of Council of

Lafayette Fuller, labor on high-

way in May.

March 14, 1883, and statement of liabilities of said company filed among the papers of said town: Bloomsburg Banking Co., for bill against Rescue H. & L. Co., I. W. Hartman, Bloomsburg Band G. M. & J. K. Lockard " William Rabb William Kramer William Krickbaum

Elwell & Bittenbender " " 2 50 Total \$167 57 MISCELLANEOUS BILLS. M. C. Woodward, for constable and police service in May \$16 85 S. W. Shutt and Daniel Leacock police service in May 6.00 Reuben Hess hauling 36 loads cinder@35c 12 60 Daniel Bryfogle hauling 18 loads cinder on river bank@324c Samuel Trump, witness fee in No. 1 Feb'y, T. 1883, in equity

James C. Brown, for publishing nnual statement Bloomsburg Water Company. water rent for May Secretary's salary for May, 1883 15 00 Total \$139 45

Grand Total- \$496 01 Court Proceedings.

Court convened pursuant to adjournment. His honor Wm. Elwell on the Associates, Shuman and Lake

bench. came in after court opened. McReynolds vs. Kase, Judgment for want of appearance on allias scire fa-

On petition Matthias Kindt appointed guardian of Mary Kindt, a minor. Annie Mill vs. Alfred Mill. Petition divorce. Subpœns awarded. Belle Johnson vs. R. Bruce Johnson. Pe tition for divorce. Subpoena awarded. Chas. G. Barkley appointed auditor estate of Mary F. Trembley. Henry Yohe et al. vs. Samuel W. Hetler.

costs. Rhone vs. Rhone. Opinion filed and notion overruled. F. P. Taylor, vs. Maggie B. Taylor. etition for divorce. Subpæns awarded Petitions of C. Kressler and wife on Jno Scott, to satisfy mortgage filed. Elijah Yocum, est. Rule for order to

Opinion filed. Judgment for \$300 and

e-sell made absolute.

very soon. From any other than this In the matter of Esther Evan's will con-reliable source I should doubt it. The test. Court ordered a feigned issue and di-Queen has clung to the visible endow- rect the same to be certified to the Com-

hat she must have greatly changed | In the matter of the application for spec before the thought was bearable, but ial tax for Sugarlonf twp. Court ordered

followed by melancholia of the most | In the matter Jacob Swank vs. N. & W B. R. R. Co. Petition for special jury to

Petition for viewers to assess damages to L. T. Thompson of Berwick in change of grade, &c. H. C. Barton, T. C. Hagenbuch, Edward Hartman, Lafayette Creasy, and A. B. Croop are appointed viewers. sinew and nerve to the bone, and her Petition for appointment of appraisers in est, of H. Deighmiller. Wm. Mosteller, Conrad Kreamer, Isaac Whipple appointed. Petition of the Bloomsburg Iron Compa-

ny to assess damages against the Blooms burg Water Company. Jno. Kressler. Jno. G. Quick, John Mensch, John Hartnan and Luther Eyer, appointed viewers, Bench warrant allowed to bring in Samuel Seweppenheiser, and Elias Gigger in two cases in which they were severally or-

Petition &c. to vacate a private alley in Greenwood twp. The court decreed the same vacated.

Now June 12, 1883, emergencies having arisen requiring a traverse jury in th Court of Oyer & Terminer for the next session of said court it is ordered that venires location of the proposed new street from First Street to Light Street road reported Quarter Sessions and Common Pleas for forty-eight traverse jurors for each of said courts for the first week of the term commencing on the fourth Monday of September next one and the same panel to be an-On motion a crossing was directed to be nexed to each of said writs. The venires aid on Second Street from Evans' block to | beretofore issued for said term and sessions are hereby withdrawn and these now or

> By THE Court. Daniel Hess, Jas. H. Shuman, and Ste phen Gearhard appointed viewers on road

Mimin Items.

The shipping of props and mine ties from this station is increasing,

Miss Jennie Potts, of Shenandoah, and the town. On motion the committee was Miss Emma Bennett, of Pittston, are visiting the latter's sister Mrs. Sonn and others at Hetlerville.

The young people are expecting a jubiled on Saturday at the Mainville band festival. Some of the finest timber ever shipped from this part of the country was taken from Henry Creasy's woods and sawed at the Reichart mills at Mainville.

The cherry and berry crops promise to be the largest for many years. A child of Dr. Shuman's of Wapwallopen was buried at this place on the 2nd

Mr. Wm. Lomasney of Catawissa and Miss Minerva Harman of this place, were married on Thursday last. They were serenaded by the Mifflin band. We wish them joy and happiness through "three

thirds" of their life. A Sunday school was organized at West Mifflin on last Sunday, Rudy Seybert being the Superintendent, and as he is a person of wide experience in the work, the school will no doubt succeed. Miss Jennie Smith is learning the milli

ner business with Mrs. Effle Hess. Our Band will hold a strawberry and ice cream festival on Saturday evening, June 23rd.

Mr. and Mrs. Charles Brittain of Berwick spent Sunday with Mrs. Brittain's parents of West Mifflin. Many thousand cabbage plants were

shipped from our town for the past ter days. The cold nights gave many farmers the pleasure of replanting corn. PINAFORE.

Songs Never Sung. "How does that verse run? Something like this

isn't it?
"There are who touch the magic string,
And noisy fame is proud to win them;
Alas! for those who never sing,
But die with all their music in them." "Yes, that's beautiful, pathetic and true," said your representative. "The poet alludes to people who are somehow suppressed, and never get their 1 00 full allowance of joy and air. Which reminds me of a letter shown me the other day by Hiscox & Co,. of New York, signed by Mr. E. C. Williams, of

Chapman, Snyder Co., Pa., a prominent man of that place. He writes: man of that place. He writes:

"I have suffered with asthma for over forty years, and had a terrible attack in becember and January, 1882. Thardly know what prompted me to take Parkers Tonic. I did so, and the first day I took four doses. The effect astonished me. That night I slept as if nothing was the matter with me, and have ever since. I have had colds since, but no asthma. My breathing is now as perfect as if I had never known that disease, if you know of any one who has asthma tell him in my name that Parkers Tonic will core it—even after forty years." There was a man who escaped the fate of those whom the poet laments.

This preparation, which has therefore been known as Parkers grown Tonic, will here the mane of Parkers Tonic. Inasmuch as ginger is really an unimportant lagredient, and unprincipled dealers are constantly deceiving their customers by substituting inferior preparations under the name of ginger, we drop the misleading word.

There is no change, however, in the preparation itself, and all bottles remaining in the hands of dealers, wrapped under the name of Parkers (sins. 688 Toxic contain the genuine medicine if the facsimile signature of Hissox & Co., is at the bottom of the outside wrapper.

June 15 im

June 15 1m

IT LEADS ALL.

No other blood-purifying medicine is made, or has ever been prepared, which so com-pletely meets the wants of physicians and the general public as

Ayer's Sarsaparilla. It leads the list as a truly scientific prepara-tion for all blood diseases. If there is a lurk-SCROFULA AVER'S SABSAVARILLA will CATARRH Aven's Sansaranita will disolog of an adequate the from your system.

For constitutional or serofulous Catarrh, CATARRH true remedy. It has cured numberless cases. It will stop the nauseous catarrhal discharges, and remove the sickening oder of the breath, which are indications of scrofulous origin.

ULCEROUS "Hutto, Tex., Sept. 28, 1882.

White the age of two years one of SORES with alcerous running sores on its face and neck. At the same time its eyes were swellen, much indiamed, and very sore.

SORE EYES Physicians told us that a powdress of the serial alterative medicine must be employed. They united in recommending aveiles Sansapskilda. A few doses produced a perceptible improvement, which, by an adherence to your directions, was continued to a complete and permanent cure. No cridence has since appeared of the existence of any secrofulous tendencies; and no treatment of any disorder was ever attended by more prompt or effectual results.

Yours truly,

PHEPARED BY

PREPARED BY Dr. J. C. Ayer & Co., Lowell, Mass. Solid by all Bruggists; \$1, six bottles for \$5.

NOTICE.

As James A. Farver a minor 14 years old, who was bound out to me by the overseers of the poor of Pishing creek township in 1881, has run away from me and refuses to return, I hereby caution any person against harboring him, or furnishing him anything on my account, as I will pay no bills of his contraction. HENRY D. KELLER,

May 15 8t * OTICE. About the 5th of April, 1881, we gave Peter A. Kline three notes for the respective sums of forty-two dollars, fifty-four dellars and sixty-four dellars. The notes were obtained fraudulently; we have received no value for them, and we hereby warn all persons not to negotiate for them.

RIDGE LETTING.

Will be let at the Commissioners office on Monday the 11th day of June, A. D., 1883, at one o'clock, p. m., a new bridge to be erected over Catawiesa creek near John Breish's. In Beaver township: to be a wooden brace covered bridge 110 feet long between abutments, 16 feet wide from out to out; abutments to be built by contractor so as to admit of skewback three feet from top of wall plate, and 10 feet high above low water mark to top of wall plate, wing walls and filling to be done by contractor. Plans and specifications can be seen at the office of the County Commissioners, Biocomsburg, 15.

Attest: John B. Casky, Clerk. Commissioners Commissioners Office, Biomisburg, May 30, 33



This powder never varies. A marvel of purity strength and wholesomeness. More economical than the ordinary km2s, and cannot be sold in competition with the multitude of low test, short weight, alum or phosphate powders. Sold only is cans. Royal Bakino Powder Co., 106 Wall-St., N. Y. aug 11-1 v.

A UDITOR'S NOTICE.

ESTATE OF MARTIN LUNGER PECCASED.

The undersigned auditor appointed by the Orghan's Court of Columbia county to make distribution of balance in the hands of the administrator among those entitled to the same, will attend at his office in Bloomsburg on Saturday, June 30th 1881, at 19 ordicek a. m., when and where all persons having claims against said estate must appear and present the same or be forever—debarred from receiving any share of said fund.

JOHN G. FREEZE,

Auditor. RETATE OF MARTIN LUNGER DECEASED,

June Sthair.

EXECUTOR'S NOTICE

ESTATE OF JOHN GIRTON, DECEASED.

WHEATANDGRASS

\$25 Per Ton.

This is a real ammoniated Bone soper-phosphate which we alone produce by means of special advantages in manufacturing.

\$25.00 m Per Ton of 2,000 Pounds. JUANANTEED ANALYSIS PRINTED ON EACH

Send for circular. Address BAUGH & SONS,

20 So. Delaware Avenue, PHILADELPHIA, PA.

GOOD NEWS

FOR THE UPPER END. The Largest Stock of Goods opened in Benton, in many years, has just been received by the

undersigned. It Embraces DRY GOODS. GROCERIES,

CAPS. BOOTS, SHOES, NOTIONS, QUEENSWARE.

And everything found in a general mercantile bus-liness, at the very lowest prices.

LUMBER!

Several hundred thousand feet of dressed Lumber, Shingles, &c., constantly on hand.

J. J. McHenry,

Purchasers will find it to their advantage to

Benton, Pa.

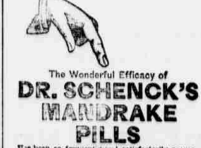
DROWNED IN BEER. oncerning this popular beverage two men express their minds.

"The fact is sir, and you may slick a pin there, that the people of this country are likely to be frowned in a fload of lager beer." should an enchusiastic tecrotaler the other day into the ear of your cornered correspondent. The German drink has strick us hard. It is the second delinge."

"Yes, and the worst of this beer drinking hust-"Yes, and the worst of this beer drinking husiness is that it gets up kilmey troubles, as a heavy wind raises the waves," added a city physician, who had a knowledge of the times and a tendency to metaphor. "The indularly "schooner" leaves behind it a wake of furred longues, headaches, torpid livers, nausea, and all that, and lays the foundation of Bright's Disease."

This inclanchory fact accounts in part for the increasing sales of BENSON'S CAPCINE POROUS PLASTER, which at once mitigates these symptoms. Prace Scients. Ask your physician about it. Seabury & Johnson, Chemista, New York.

June 18-4w d



His been so frequent at all satisfactorily proven that it seems almost superfluous to say anything more in their favor. The immense and constantly increasing demand for them, both in this and foreign countries, is the best cycle so of their value. Their tale to lay in the United States is far greater than any other a thereta mechanic. This demand is not spacently in its results and steady. It is not at least of the lay or perturbary, it is an increase that has been challing growing for the last thirty five years. What has been cased for this provident and growing demands Dr. Nelsenskie Mandrake Pillscontent. Dr. Schenek's Mandrake Pills contain no mer-cury, and yet they not with wonderful effect upon the liver. They cleanse the stomach and bowels of all irritation matter, which if allowed to remain, pulsane the block, and brues on Malaria, Chills and hver, and many other diseases. They give health and attended to the diseases. They give health is all attended to the diseases. They create special and gives viscor to the whole system. They we in fact it is reaction of all others which should be taken in time have the recent, when malarial and chirt cyldren in the rather, as they reverse the sys-Dr. Schenck's Mandrake Pills are said by all drasteints at 2 he, per box, or sent by mail, postpaid, on receipt of price.

Dr. Schench's Dock on Consumption, Liver Complaint and Dynampsin, in English or Covana, is sent free to all. Address Dr. J. H. SCHENCK & SON, Philadelphia, Pa.

HARD FACTS AND PLENTY.

Oak Hall is simply a great retail Clothing House—the greatest of its kind in the country. Our Clothing is made upon honor. We would be worse than fools to expect to build and hold a business upon other than honest goods at the least prices. We neither hold nor buy the remains of wholesale stocks to run off at retail, but make every garment to sell direct to the wearer, under our cast-iron guarantee, a bond of good faith original with us and perfectly well known to everybody in the vicinity.

NO PRICES REDUCED.

We are not advertising reduced prices, but we are in position to offer the best bargains in Spring Clothing of every sort and upon many items very great bargains. In a very true sense all our

PRICES ARE REDUCED.

Nineteen full lines of Men's Suits	\$10.00 9.00 8.00 7.00 10.00 9.00 7.00
One full line of Youths' Sults	6.00
f wo full lines of Large Boys' Suits	5.00 6.00
Five full lines of Large Boys' Suits	7.00 3.54 4.00
Two full flues of Small Boys' Suits	4.50 5.00

This small list represents nearly five thousand suits of Clothing. If we told the whole story we would need the

whole newspaper. Twenty-two years Oak Hall has been serving the public, and in all that time has never offered a stronger inducement for trade than this.

WANAMAKER & BROWN,

OAK HALL, S. E. COR. SIXTH AND MARKET SIX, PHILA



SHERIFF'S SALE.

By virtue of a writ of Fieri Faclas, issued out o the Court of Common Pleas of Columbia county, and to me directed, will be exposed to public sale at the Court House in the town of Bloomsburg, at

Ali that certain tract of land situate in Moun Pleasant township, Columbia county, Pa., bound

ed and described as follows, to-wit: Beginning a post in the line of land of Harman Cramer and running thence by said lands south forty-one de-grees west fifty-one perches to a post in line of ands of Jacob Johnson, thence by sald lands south wenty-eight degrees east thirty-eight and one half perches to a pine, thence by the same south twenty degrees east one hundred and seventeen perches to a white oak, thence by the same south hirty-seven degrees east forty-one perches to a black oak stump, corner of lands of William Ap-pleman, thence by said lands north forty-seven and one-half degrees east one hundred and twenty-seven and one-half perches to a post, thence by hirty-two and seven-tenth perches to a pine, thence by the same north forty-nine degrees west one hundred and sixty-one perches to the place of beginning, containing one hundred and four acres and eighty-five perches of land and allowance, on which are erected a two-story brick dwelling house, frame bank barn, wagon shed and out-

buildings All that certain tract of land situate in said township of Mount Pleasant, bounded and described as follows, to-wit: Beginning at a white oak, theree by lands of John Johnson, north thirty on Whitman's alley fifty feet north of northwest ways and one half o seven and one-half degrees west thirty-three and seven-tenth perches to a post, thence by the same north five degrees east twenty perches to a white east two and five-tenth perches to a post, thence by the first described tract south nineteen degrees east fifty-one and four-tenth perches to the place of beginning, containing one acre and one hundred and twenty-six perches of land strict measure, be the same more or less, whereon are erected a barn

Seized, taken into execution and to be sold as the

MID-SUMMER NORMAL SCHOOL. Will begin June 25th, and continue 6 weeks.

Those who desire to retresh their memories and become more familiar than ever with all the osse who desire to refresh the descende more familiar than ever with all the branches taught in our public schools will find this an excellent opportunity. Instruction will be by the lecture system. Johonnot's Principles of Teaching will be used as a lext book in reading. It will be supplemented and explained by the Principal.

There will be a bi-weekly written examination during the term upon what has been passed over. Prominent educators from this and neighboring counties will instruct, sometime during the term, on the Principles of Teaching. Next regular term begins August 6th.

Here are brought within the means of every one, he advantages of a superior school. Send for FRANCIS HECK, A. M.

\$1000 REWARD Offered by the undersigned for the apprehension trial and conviction of the murderer of morderer of John Vandiew, at Light Street, Columbia county Pa., in 1877. CHARLES REIGHAIF, JOSHUA PETTERMAN, B. F. EDDAR, Comm'rs, of Columbia County.

A UDITOR'S NOTICE.

ESTATE OF JAMES L. PRESTON, DECEASED.

The undersigned auditor appointed by the Orphan's Court of Columbia county to make distribution of the fund in the hands of the administrator will sit at his office in the town of Bloomsburg in said county, on Monday, June 18th, A. D. 1883, at 16 o'clock a. m., of said day, when and where all parties interested in said estate must attend or be forever debarred from any share of said fund.

5-35

ESTATE OF DANIEL KREIGH, DECEASED.

The undersigned auditor appointed by the Orphan's Court of Columbia county to make distribution of balance in the hands of the executor among those entitled to the same, will sit at the some of John C. Young, Esq., Catawissa, Pa., on Saturday, June 20th, 83, at 16 o'clock a. m., when and where all persons having claims against said estate must appear and present the same or be forever debarred from receiving any share of said tond.

ORPHANS COURT SALE

OF VALUABLE Real Estate! By virtue of an order issued out of the Orpnan's

ointed trustee to make sale of the real estate o illiam Webb, late of the Town of Bloomsburg leceased, will expose to public sale upon the SATURDAY, June 23, 1883

At 3 o'clock p. m., the following described real esate, the property of said decedent, situated in th TOWN OF BLOOMSBURG, PA.

LOT NO. 1 Beginning at the northeast corner Market and Fourth streets

in said town, thence northwardly along said Mar-ket St. and fronting thereon fifty feet to a point thence by a line parallel with Fourth street about two hundred feet to Whitman's alley, thence by Whitman's alley southwardly fifty feet to said Fourth street, thence by said Fourth about two hundred feet to the place of beginning. LOT NO. 2. Beginning at a point on Market street fifty feet north of the northeast corner of Market and Fourth streets in said town of Blooms-burg, thence northwardly along said Market street and fronting thereon about forty-six feet to the lot owned by John Fry, now occupied by G. Matthew Quick, thence by lot of John Fry on the

wardly about two hundred feet to the piace of be ginning. Whereon are creeted a DWELLING HOUSE,

corner of Whitman's alley and Fourth street, west-

stable and outbuildings and fronting on said Mar-ket street 46 feet, more or less. TERMS AND CONDITIONS OF SALE.—One third of the purchase money to be payable upon the death of the widow of William Webb, deceased, to the parties entitled thereto, the interest thereof to be paid annually to said widow. The payment to be property secured upon the premises: ren per cent, of one fourth of the balance of purchase money to be paid at the striking down of the property, the one fourth of said two thirds less the ten per cent. at the confirmation of sale, and the remaining part of the purchase money in one year thereafter, with interest from confirmation ni ni.

J. E. EYES, Auctioner. WILLIAM HART,

comsburg, Pa., May 24, A UDITOR'S NOTICE.

ESTATE OF JOHN HANDS DECEASED. The undersigned auditor appointed by the Or-phan's Court of Columbia county to make distri-bution of the funds in the hands of the accountant bution of the funds in the hands of the accountant and to pass upon and decide the exceptions to said account will sit for the purposes of his ap-pointment at his office in Bloomsburg, on Satur-day the twenty-third day of June, A. D. 1883, at 10 o'clock a. m., where all persons interested in taid fund or in the exceptions to said account are required to present their claims or be debarred from coming in for a share of said assetts.

May 31, 1881, SAMUEL ENGINE May 31, 1883. SAMUEL KNORR,

AUDITOR'S NOTICE.

ESTATE OF PARVIN EVES, DECEASED. The undersigned auditor appointed by the Orphan's Court of Columbia county to make distribution of the funds in the hands of the administrator to and among the parties entitled thereto, will sit at the office of E. R. Reler, Esq., in Bloomsburg, on Wednesday June 27th, 1883, at 10 o'clock a. m., when and where all persons having claims against said estate must appear and present the same or he forever debarred from receiving any share of said fund.

C. C. PEACOCK.

C. C. PEACOCK, Jun 1 A UDITOR'S NOTICE.