

G. E. Elwell, J. E. Bittenbender., Editors.

BLOOMSBURG, PA.

FRIDAY, DECEMBER, 11, 1885

Judge Williams, of Tioga county, in calling the grand jury's attention to the law prohibiting the chance games at licensed bars to decide who should pay for the drinks, instructed them that the use of dice, cards, dominoes, checkers, or tossing up a penny to determine that question was a violation

The Republican Senators held a caucus at Washington last Friday and nominated Gen. Logan for the position of President of the senate. Senator Edmunds made a speech putting Logan and the question was put and unani-mously agreed to. As soon as the resuit was anounced Logan arose and declined to accept. It is said that it was understood beforehand that Logan would not accept, and the whole thing was a cleverly devised farce, by which Logan was to be vindicated. This view of it is borne out by the fact that Logan was present at the caucus and made no objection to the use of his

Judge Simonton of Harrisburg, has decided that the Legislature has the right to forbid the manufacture and sale of imitation butter in the Carlon and pay over or account for, according to law, the whole amount of taxes charged and assessed in the duplicates, which shall be delivered to him. and that the law passed at the last session, prohibiting the manufacture other than milk or cream, designed to take the place of butter, is constitution-take the place of butter, is constitution-on or before the first day of August of on or before the first election of col-Court. Their case would undoubtedly have much strength if oleomargarine was sold or served to the actual consumers for what it realy is, but, as it is made in nearly all cases to masquerade as genuine butter, the right of the and authorizing him to collect the State to treat it as a fraud and to suppress it is seemingly a perfect one, and, doubtless, the Supreme Court will so

Samuel J. Tildea has written a strong letter to Mr. Carlisle, in which he urges that a liberal appropriation be made at the present session of Congress for our sea coast defenses. He

says:
"The property exposed to destruction
Portland in the twelve seaports -Portland, Portsmouth, Boston, Newport, New York, Philadelphia, Baltimore, Charleston, Savannan, New Orleans, Galveston and San Francisco-cannot be less in value than five thousand millions of dollars. To this must be added a vast amount of property dependent for its use on the seaports. Nor does this statement afford a true measure of the damage which might be caused to the property and business of the country by a failure to protect these seaports from hostile naval attacks. They are the centres, not only to foreign commerce, but of most of the internal trade and exchanges of domof the whole country has adapted.

"The interruption of the currents of trade by the occupation of one or more of our principal seaports by a foreign enemy, or the destruction of them by bombardment, or the bolding over them the menace of destruction for the purpose of exacting contribution or ransom, would inflict upon the property and business of the country injury which can be neither foreseen nor measured. The elaborate and costly fortifications, which were constructed with the greatest engineering skill, are now practically use less. They are not capable of resisting the attacks of modern artillery.

coast defences. The range of the best modern artillery has extended that our present fortifications York, where two-thirds of the import trade and more than one-half of the export trade of the whole United States is carried on, are too near to the great population of New York city, Jersey City and Brooklyn to be of any value as a protection. To provide effectual defences would be the work of years. It would take much time to construct permanent fortifications. A small provision of the best modern gues would take several years. Neither of these works can be extemporized million of soldiers with the best equipstate of preparation, or rather in our war steamers.

"The present time is peculiary favorable for providing for this great national necessity too long neglected. Not only does the surplus in the treasury supply ample means to meet this great public want without laying new burdens upon the people, but the "The defensive works would consist

These materials can now be had at an which an abatement of five per centum unprecedented low price. A vast supply is allowed, and at five per centum on to our service. we were setting in motion important ed. industries and giving employment to labor in a period of depression. With encouragement by the guarantee of work, or perhaps by the government itself furnishing the plant, the inventive genius of our people would be applied to the creation of new means and improved machinery and establishments shall state a separate account for each would spring into existence capable different tax collected by him; but but neither would an officer elected by of supplying all of the national wants and rendering us completely independent of all other countries in respect to the means of national defense.

William H. Vanderbilt Dead.

Death is no respecter of persons. William H. Vanderbilt, the richest man in the world, died at his palace on Fifth Avenue, New York city, Tuesday afternoon December 8th at about 2 o'clock. He was in conversation with Robert Garrett, president of the tent herewith, is bereby repealed, but ed. B. & O. railroad, and died in Mr. Garrett's arms without any warning. Mr. Vanderbilt leaves a wife, eight child. a local law.

TAX COLLECTORS.

An Act Regulating the Collection of Taxes in the Several Boroughs and Townships

SECTION 1. Be it enacted, &c., That the qualified electors of each borough and township in this Commonwealth of each year hereafter, elect an officer,

sessions shall have power to fill, by ap-pointment, all vacancies in the said office, within their respective counties.

And, if any person elected to fill said office shall fail to give bond and qualily as hereinafter provided, on or before the fourth day of the term of said appoint a suitable person, resident in the proper borough or township, to fill

shall, before he enters upon the duties of his office, take and subscribe an oath shall, before he enters upon the duties of his office, take and subscribe an oath of office, and file the same in the of 50, 1885, after deducting the receipts fice of the court of quarter sessions of from military telegraph lines covered the proper county, and shall also enter into the treasury, were \$792,562.97. least two sufficient sureties; said bond the condition of which bond shall be, that the said collector shall well and

Section 4. The several county, borough, township, school, poor and other authorities now empowered, and which each year after the first election of collector of taxes under this act, issue their respective duplicates of taxes assessed to the collector of taxes of their respective boroughs and townships with their warrants attached, directing same, but road taxes may be worked out as heretofore: Provided, That such special and other road taxes, as it may be lawful and necessary to collect in money, may, at the discretion of the supervisors or road commissioners, be

taxes, with their warrant for collection by him; for which he shall receive five per centum of the amount collected by him, or the same may be collected by the supervisors or road commissioners as heretofore. Provided further, That the limitations in this act, as to time and the requirements hereof relating to ceping an alphabetical list of persons charged with taxes, shall not apply to

SECTION 5. The collector of taxes shall have all the power for the collection of said taxes, during his term of office, heretofore vested in collectors of county taxes under existing laws, and be subject to the same liabilities and penalties for neglect, or violation of the duties of his office.

SECTION 6. The collector of taxes Maine. shall provide an appropriate book the estic productions. To this state of things the machinery of transportation in the settlement of his accounts, in and the hall looked much improved by nisi. which he shall enter in alphabetical order the names of all persons charged furniture. The seat drawing presentwith taxes in the duplicates aforesaid, ed the usual amusing scene of expectaand showing the amount of such tax tion, suspense and disappointment on charged against each person, which book shall be at all times open to the inspection of each taxpayer, and shall be delivered by the collector of taxes at the expiration of his term to his suc cessor in office.

Section 7. Where any duplicate of axes assessed is issued and delivered to the collector of taxes, it shall be the duty of said collector to give public notice as soon thereafter as conveniently can be done, by at least ten to succeed Mr. Hendricks as Presiwritten or printed notices to be posted in as many public places in different "A still greater defect exists in our parts of the township or borough, that said duplicate has been issued and delivered to him; and all persons, who shall within sixty days from the date designed to protect the harbor of New of said notice make payment of any taxes charged against them in said duplicate, shall be entitled to a reduction of five per centum from the amount thereof; and all persons who shall fail to make payment of any taxes charged against them in said duplicate for six months after notice given as aforesaid, shall be charged five per cent additional on the taxes charged against them, which shall be

added thereto by said collector of taxes and collected by him. SECTION 8. The collector of taxes in presence of emergent danger. A shall, in person or by some person duly authorized, be in attendance for ments on the heights surrounding the the purpose of receiving and receipt-harbor of New York in our present ing for taxes on Thursday, Friday and total want of preparation, would be last two weeks of said sixty days, bepowerless to resist a small squadron of tween the hours of two o'clock and six o'clock in the afternoon, at his residence, or some other place in the proper township or borough, to be designated by him in the notice afore-

said. Secrios 9. The collector of taxes shall collect the taxes charged in said duplicates and pay over the same to work can now be done at a much the respective treasurers or authorities lower cost than has ever before been entitled thereto, after deducting his commission for the collection thereof, which is hereby fixed at two per almost entirely of steel and iron, centum on all taxes paid to him on

of machinery and of labor, called into all taxes afterwards collected : Pro ext-tence by a great vicissitude in the vided. That where the total amount of steel and iron industries, offers itself taxes charged on a daplicate is less We should have the than one thousand dollars, the said satisfaction of knowing that while we collector shall receive three per centum were availing ourselves of the supplies on all taxes paid to him on which an which would ordinarily be unattainable abatement of five per centum is allow-

> Section 10. Exonerations may be made by the authorities and in the same manner as heretofore.

Secrees 11. The accounts of col lectors of taxes shall be settled by sioners as heretofore.

Secrios 12. Taxes charged upon by the collectors of taxes, but shall be certified and returned by the several authorities levying the same to the Silver question and a hard fight over county commissioners to be collected it and the tariff. There are many as heretofore.

Section 13. So much of all general theories among the silver men. The West will be for silver, the East this act shall not apply to any taxes. The session has opened very quietly, the collection of which is regulated by but sensations will come later. Among

Secretary of War's Report-

MONEY EXPENDED UNDER THE DIRECT ION OF THE WAR DE-PARTMENT.

and township in this Commonwealth day shows that the total expenditures His counsel will appeal to the Supreme shall on the third Tuesday of February under the direction of the war depart. of each year hereafter, elect an officer, ment for the fiscal year ending June to be styled collector of taxes, whose term of office shall commence on the first Monday of April part after his first Monday of April next after his election.

Section 2. The courts of quarter sent year are \$31,762,413,49. He says that the increase of the expenditures for 1885 over those of 1884 was mainending June 30, 1886, show a large re-

reports that the army at the date of Section 3. The collector of taxes 154 officers and 24,705 enlisted men.

the proper county, and shall also enter into a bond to the Commonwealth, in double the probable amount of taxes that will come into his hands, with at the chief signal officer for legislation to provide for the permanent detail of to be approved, by the said court or a fifty enlisted men from the line of the judge thereof in vacation, and filed in the office of the clerk of said court; graph lines.

Interpreting the New Tax Law.

On account of some dissatisfaction re lative to the blank form to be used on the subject of personal taxation, the Auditor General issued the following circular, which will be sent to the com-

missioners of each county in the State: "In reply to numerous inquiries, I beg to advise you that the item of horses and cattle, shown on the blank form R-12, is not in any way to be construed as making such property subject to state taxation. When I was having blanks prepared they were submitted to the officers of several counties for approval and such suggestions as their experience would dictate, These officers all agreed in having the item of horses and cattle shown on the blanks, believing it would facilitate their local assessment. It was in de-ference to this wish that the item was included on the blank. Please advise your assessors that the taxpayers are placed in the hands of the collector of not obliged to make return of them on the blanks.

WASHINGTON LETTER.

[From our Regular Correspondent.] WASHINGTON .. D. C., Dec. 7, 1885.

The event in Washington to-day was the beginning of Congress. session opened in the usual There were crowds in the spectators' galleries and in the corridors of the Capitol, white on the floor of the House there was the old time confusion, bustle, noise, hand-shaking, exchange of congratulations and introductions. The old officers were revote for Speaker to Mr. Reed of motion may be heard at any time.

its new carpet and freshly varnished the countenances of the fortunate and less fortunate Members.

The Senate chamber looked but little changed since the last adjournment, except for the crape draping and floral decorations around the chair of the late Vice-President. The Sen ate opened as quietly as if its vacation had been only nine hours instead of nine months. Senator John Sherman was elected

dent pro tem, Senator Logan having declined the first caucus nomination for the place. Nothing could have been more repugnant to the Democrats than the selection of Sherman. They would have preferred Logan as the lesser evil. While Senator Logan is a narrow, positive partisan, his discreet action after the last Presidential election was in marked contrast to the undignified conduct of Mr. Bisiae. And then it must be admitted that while he has been in Congress during a period of unparalleled extravagance and corruption, his persoal honesty has not been questioned.

would at any moment be willing to be excluded from itfor as ests. During his public life at Washington while engaged in no other busiing for taxes on Thursday, Friday and saturday of each week, during the limited pay of Congressman or for the time of your sentence, you will be further detained in prison for the fine and costs until discharged Secretary of the Treasury he has accumulated a fortune estimated at several millions. He is known to have been the brains in the Presidential theft of 1876, and to have been always avaricious demagogue.

The President's message sent Whitney may be mentioned as one of the ablest. He has found during his incumbency, decaying dock-yards, squandered millions, bad management, and no ships. He scathingly reviews past methods, and holds that the only remedy is in complete re-organization of the Navy Department. While he wastes no time in dragging to light past rascalities or in making accusations against former Secretaries; the plain manner in which he exposes the mismanagement, evasions and violations of law that existed when he assumed control, is the most effective indictment he could make against his predecessors.

In regard to prospective legislation it may be asserted that the House will first give attention to a change of its rules. Then a bill will be presented for giving the Presidential succession township or borough auditors of the to the cabinet. It is urged that the proper township or borough, and he temporary President, provided by such collectors of county and State taxes the Senate. Such a bill would meet shall settle with the county commis- the emergency better than any other plan that has been proposed, for it would secure the continuance in power unseated lands shall not be collected of the party and the Administration

elected by the people.

Then there will be debates on the

them will probally be a scheme of ren and nineteen grand children. He was 64 years of age. His estate is said to be \$200,000,000.

APPROVED—The 25th day of June, Republican Senators to inpeach the Attorney General in connection with the telephone case. Attorney General in connection with true bill.

Testing the Primary Election Law.

Commissioner Leonard, of Schnylkill county, who was convicted of violating the primary election laws by promising patronage to secure his election to office, has been refused a new trial and enjoined from performing the duties WASHINGTON, Dec. 4-The report of of the office to which he was elected. His counsel will appeal to the Supreme tunity to nullify the law in question once for all or to decide that it is on

the statue books to stay.

The Greene county case, in which payment of the forfeit of an election bet to the Poor Directors was demand-As there was no appropriation for river and harbor improvements this elections" and refused on the ground that the law entitled the Poor Board to money "bet on river and harbor improvements this elections" and refused on the ground year, the appropriations for the year that primary elections were not recognized by law at the time this forfeiture court next ensuing his election, the said duction as compared with the approcurt shall declare his office vacant and priations for the previous years.

Was legalized, did not make it neconated with the approcuration of the previous years.

Was called to order by Gov. Pattison. reports that the army at the date of the cosolidated returns consists of 2.

The expenditures for the signal service during the fiscal year ending June 50, 1885, after deducting the receipts was raised by a was called to order by Gov. Pattison. It is sarry for the Supreme Court to pass on the constitutionality of the primary election law, although the point of unconstitutionality was raised by the stakeholder's council. The Leonard constitutionality was raised by the stakeholder's council. The Leonard constitutionality was raised by the stakeholder's council. The Leonard constitutionality was raised by the stakeholder's council. The Leonard constitutionality was raised by the stakeholder's council to pass was called to order by Gov. Pattison. It was called to order

> which the public have an interest deep-er than the fate of technicalities, but that law affirmed and placed perman- them in full, one each week. ently beyond dispute .- Times

Court Proceedings.

The regular term of December court began on Monday Dec. 7th at 10 A. M. all the Judges on the bench. F. P. Billmeyer Esq. was sworn

as District attorney. Constable's returns taken. Grand Jury called sworn and charged. Isaiah Bower of Berwick appointed foreman. H. E. Heacock vs. J. F. Rink, reognizance to perfect appeal. B. F. Sharpless vs. Espy M. F. G. et

Road in Greenwood near Friends meeting house, report of viewers con-

Auditors reports in the estate of Angeline Sands, Ardrew S. Creveling, Harriet Buckalew, Jacob Loreman, David Davis, Laura Potter, Elizabeth

Delong, confirmed nisi.

And now Dec. 7, 1885, Sec. 1 of
Rule XXII is amended so as to read as follows, to wit: The regular motion days are every Monday, Wednesday, and Saturday of each term. Motions may be made at any time during the session of the court on Monday and Saturday, but only at the opening of the court on the afternoon of Wednesday, ductions. The old officers were re-elected from the speaker down. The Republicans gave a complimentary of all parties that can be interested a

BY THE COURT. There were more than a hundred Report of viewers in favor of a road

> Petition filed for commissioners to make partition in the estate of Henery Gable deceased. On petition Abraham Bitner appoint-

d guardian of Elizabeth Gable. On petition Grant Herring appointed guardian of Geo. C. Linden Return of sale in estate of Samuel moyer confirmed nisi as to tracts Nos.

Alias writ of partition awarded in he estate of Daniel Thomas. Return of inquest in estate of Danel Nuss confirmed nisi. Return of sale in estate of Phoebe

A. Miller confirmed nisl. Report of inspectors approving of bridge in Briarcreek near J W. Eck's approved by the court.

Return of sale in estate of Kelchner confirmed nisi. Com. vs. J. W. Conner, assault with intent to commit rape, true bill. Court sentenced him as follows:

The circumstances of the assault and

battery of which you were convicted greatly aggravate your offense. From the facts disclosed on your trial, and from the knowledge we have of you, derived from the evidence of a former trial, we are satisfied that you are an incorrigible offender, and that protect-Sherman is an accomplished hypo-crite. While professing patriotism he your assaults demands that you plunge the country in war, if he could a period of time as allowed by hereby promote his own selfish inter- the statute in such cases. Besides the imprisonment you will undergo for the time of your sentence, you will by due process of law. We mark our estimation of your detestable conduct by imposing as long a term and as large a fine as allowed by law. The sentence of the court is that you, an unscrapulous, plausible, ambitious, James Connor, pay a fine of five hundred dollars to the Commonwealth and the cost of prosecution, that you in at Tuesday's session. Secretary undergo imprisonment in the jail of Columbia county for the term of one year, and that you stand committed until this sentence is complied with.

On petition, Frederick Schwinn apinted guardian of W. J. Kumbeck and Phillippenia S. Kembeck. Return of sale in estate of John P Craig confirmed nisi.

Petition for citation to account, in he estate of John Kinney filed. On petition Jacob H. Stine appointed guardian of Charles Bitner and

George Bitner. Exceptions filed to account of Jas. W. Reece guardian of Laura Bellas. Com. vs. Calvin Grover continued

to next term.

Com. vs. W. A Lynn, assault and bat tery settled and nol pros. allowed. Com. vs. Lucinda Grassly assault and battery, nol pros. entered. Frederick Suri sworn as a citizen o

the United States. Inquest on body of James A. Geese approved as a proper case for an in On petition James M. Ammerman

nerman. Agreement of heirs filed in estate of George Hess. Return of sale in estate of Benja nin Bomboy confirmed nisi.

appointed guardian of Dora A. Am

Com. vs. Chas. Holland. Contin ted to next term. Com. vs. James Conner. Case tried verdict guilty of assault and battery Com. vs. Andrew Mears, true bill Defendent pleads guilty.
Com. vs. Millard Langdon, tramp

true bill, case tried. Verdict guilty. Con. vs. Thos. Murphy. Misdemeanor in office for refusing transcript The following road reports were con-

firmed: Pine near Elias Watts'; Hemlock near Albert Summers'; Roaring-creek near John Myers' and Elias Bea ver's; Pine and Greenwood, near Robert Potters; Hemlock near M. C. Whitenight's; Fishingereek near Jacob Hummel's; Catawissa near M. E. Church; Sugarloaf near Central; Pine near Isaac Evans; Mt. Pleasant near John Wanich's; Benton near A. Smith.

Com. vs. Geo. Getty, a true bill on Com. vs. Joseph Wertz, surety of Com. vs. J. R. Fowler, selling liquor without license, not pros. allowed Com. vs. Eliza Fowler, same as a-

Inquest awarded in the estate of Lydia Peterman. State Board of Agriculture.

The second day's session opened on

with interest by civil service reformers From a Miller's Standpoint;" Dr. John and machine politicians of all parties alike.

Experience has shown the futility of Experience has shown the futility of newspaper forecasts of Supreme Court valuable information was elicited. On decisions even on mooted law points in Thursday afternoon the programme was as follows: "The Farmer's Famer than the fate of technicalities, but no one can gainsay the fact that Mrs. Eves; "Education of Farmers' Sons spoilsmen of every grade and party hope the primary election law will be Bowman; "Industrial Education," by pronounced unconstitutional. On the D. J. Wailer, Jr.: and "Mind and other hand, all who are in favor of the Matter, in Health and Disease," by Dr. gradual purification of politics and the discouragement of methods which tend to prevent conventions from nom- these papers and the discussions. We inating and elections from electing shall endeavor to secure the manucandidates on theirmerits want to see script of the several essays and print

Sheriff's Sales.

Sheriff Mourey sold the following properties at the Court House on Monday:

Property of Col. Co. M. S. F. & L. Association, 50 acres, sold to C. W. Miller for \$210; property of F. Weaver, GAS FITTING & STEAM HEATING in Catawissa, to Catiwissa Deposit Bank, for \$25; property of John Waters, in Espy, to David Whitmoyer for \$225; property of Charles and Frederick Smith, in Catawissa, to M. G. Hughes and Charles Smith for al. In Equity, report of master and ex-mine filed. \$575; property of S. H. Miller, in Bloomsburg, to C. W. Miller, \$2,525.

Washington, Dec. 4 .- The report of the secretary of the navy was made public to day. It shows that the net amount drawn from the treasury by warrant during the last fiscal year was \$13,337,867.72, as shown by the books of the department, which leaves a balance undrawn of \$1,088,075.09; to this should be added the ret amount unexpended in the bands of pay officers on said June 30, 1885, as shown by the office of the fourth auditor, \$1. 265,570, 64, leaves an aggregate bal-ance unexpended of \$2,353,645.73, which stood to the credit of the department at the beginning of the present fiscal year. The appropriations available for the present fiscal year, commencing July 1, 1885, are \$13,-590,704.95. The amount drawn by 1, 1885, to November 1, 1885, deducting that refunded, is \$4,285,764.39. The amount drawn by warrant during the same period of last year was \$4,

383,244,93. The estimates for the navy for the fiscal year ending June 30, 1887, amount to \$35,104,695,15, in which sum are embraced estimates for new objects, not those ordinarily for the service, amounting to \$16,069,950 24, leaving for the customary purposes of the service \$19,034,744 91. They embrace for increase of the navy \$10,503,-770; for the completion and armament of the double-turreted monitors \$4,-202,656; and for public works and improvements at the yards and stations

\$4,268,337.41. The secretary says that the Dolphin, as she now is, should be regarded as a pleasure boat rather than a dispatch boat. The absence of the most ordinary and approved devices for protection against hostile fire in her design take her out of the category of war vessels. The use for instance of vertical engines, exposing her machinery above the water-line in a vessel with out armor protection, it is far from being good practice at this time. In fact, she does not bear favorable comparison with similar vessels built at about the same time by other countries.

Some of our farmers, since hearing the experience of Mr. Ikeler, would like to know if he watches the moon. We have had three funerals in less than two weeks. Rheuben Sitler, Samuel Spo-

nenburger and Mrs. Alfred Bower. Rev. Kline officiated at the last and Bodine the others, and all were largely attended. Rev. Bodine expects to take a trip to the western part of the state, starting on Levi Shaffer and E. Wagner have been

back to the mountain for cattle and sheep. They report them scarce with an inclination to remain back to the mountain, as one of the sheep jumped the wagon and took to the woods before they reached Benton.

Speaking of Benton reminds me of some of the Benton boys that take a great delight in coming to Fowlersville. Charley,

Catarrh Is undoubtedly caused by impure blood.

Hence a medicine which purifies the blood removes the cause of the disease and opens the way for a thorough cure. This is exactly what Hood's Sarsaparilla does, and it makes the cure complete by giving the system health and strength, and enabling it to throw off the depressing effects of the disease.

Catarrh

Is permanently cured by Hood's Sarsaparilla. Mr. A. Bail, Syracuse, N. Y., says: "Hood's Sarsaparilla has helped me more for catarrh and impure blood than anything I ever used." "I have taken Hood's Sarsaparilla for catarrh, and think it has done me a great deal of good. I recommend it to all within my reach. Hood's Sarsaparilla has been worth everything to me." LUTHER D. ROB-BINS, East Thompson, Conn.

Catarrh

May be breaking down your health. Be wise in time! That flow from the nose, ringing noise in the ears, pain in the head, inflammation will be cured if you take Hood's Sarsaparilla. "I had been troubled by general debility, caused by catarrh and humors. Hood's Sarsaparilla proved just the thing needed. I derived an immense amount of benefit from it."
H. F. MILLETT, Boston, Mass.

Hood's Sarsaparilla Sold by all druggists. \$1; six for \$5. Made only by C. I HOOD & CO., Lowell, Mass. 100 Doses One Dollar.



WORDS FAIL, "Words fail to express my grant-

Ayer's Sarsaparilla.

Having been afflicted all my life with Scrofuln, my system seemed saturated with it. It Sores, all over my besty." Mr. Carter states
that he was entirely cured by the use of
AVER'S SARSAPARILLA, and since discontinuing its use, eight months ago, he has had
no return of the serofulous symptoms. All baneful infections of the blood are

Dr. J. C. Ayer & Co., Lowell, Mass. Sold by all Druggists: \$1, six bottles for #8

promptly removed by this unequalled altera-

E. B. BROWER PLUMBING,

STOVES & TINWARE All kinds of work in Sheet Iron, Root

ing and Spouting promptly attended to.

Strict attention given to heating by steam. Corner of Main & East Sts.,

Bloomsburg, Pa.

A DMINISTRATOR'S NOTICE. ESTATE OF JOHN SPRINGER, DECRASED. EFFATR OF JOHN SPHINGER, DECRASED.

Letters of administration on the estate of John Springer, deceased late of Hemlock toweship, Columbia county, Pennsylvania, deceased have bee granted by the Register of said county to the undersigned Administrator. All persons having claims against the estate of the deceased are requested to present them for settlement, and those indebted to the estate to make payment to the undersigned administrator without delay.

Physics Buckleyer, Co. Co. De., row 18,6srt.

the first day of January next, with a sufficient cestription by boundaries or otherwise, of each separate lot or tract and about the quantity of the same. Those who fall to make returns by said day will be held for such loss. Taxes so returned become a lien against the property so returned. We have blanks on which these returns are to be made and will furnish them upon application of collectors, &c. JOHN B. CA-EY, Gom'rs office, Oct. 30, 85, 51. Com'rs Clerk.

OHNSON'S CYCLOP EDIA.

Revised at a cost of over \$90,000. Has 40 Editers and 31 Depts. t is the BEST. SELLS EASILY and FAST. Mer A. J. JOHNSON & CO.,

if Great Jones St., dec.-11-4t.-d. New York Slates and Felts, Slate Mantels, Slate Black Boards.

School Slate, Roofing Slate, Roofing Felts, 1, 2&3 Ply.

25 Lackawanna Avenue, Scranton, Pa

TONE, TOUCH, WORKMANSHIP BILLIAM KNABE & CO.,
WILLIAM KNABE & CO., No. 112 Fifth Avenue, New York.

SALE OF

Real Estate!

ffered at PUBLIC SALE, on Monday FEBRUARY 1, 1886, at 10 o'clock in th about FIVE ACRES of land, lying between the Normal School grounds and the Lightstree road, in the town of Bloomsburg. Beautiful build ing lot, partly in NATIVE FOREST, over owner reserves the right to withdraw the propert; If the bid is insufficient,
TERMS: - One-fourth cash, one-fourth th

first of April next, the remainder secured on mort gage, on one and two years, if desired. Possession and conveyance, April 1, 1886. JOHN G. PREEZE.

PEAFNESS Its CAUSES and CAUSES AND ONE WILL

CATARRH Cream Balm HAY FEVER DE

WANTED-LADIES to work for us at their own homes. 47 to \$10 per week can be quietly made. No photo, painting; no canvass-ing. For full particulars, please address, at once, Crescent Art Co., Reston, Moss. Roy 5170. dec.-11-44.-d.

JOB WORK NEATLY EXECUTED AT

THIS OFFICE

H. B. Clark, of Clark & Son, has just returned from New York City, where he purchased a large lot of Ladies' Coats at greatly reduced prices, lower than ever sold here. He also bought a large lot of Holiday Goods. Fail not to see their

H. J. CLARK & SON. SEE THE PRICES!

opening day, Saturday.

All wool Ladies' Cloth, all colors,

NEW FAUL GOODS.

Good quality quilting Calico for 31c. per yard. Full line of bleached and unbleached Muslin from 6c. up Canton Flannels from 6 to 17c. " Red Twill Flannels from 23 to 60c. White and Gray Flannels, very cheap.

45c. per yard. " 12 yds. wide for Ladies' quilted bottom Skirts tor " Italian cloth for 1.25 Full line of Ladies', Gents and Childrens' Underwear cheap. All Wool Double Shawls from

4.25 to 7.50 New stock of Ladies' Wraps and New Markets. New stock of Childrens' and Misses' Coats. Some last seasons Coats and Dolmans at less than half price. Colored Dress Silks from .40 to 1.15 per yd.

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A full line of wool dress goods at the lowest cash prices and much cheaper than ever. White Blankets from 1.25 to 9.50 per pair. Ladies' fine black fleeced cotton Hose, white heels and toes. Also

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Carpets, Oil Cloths, &c.,

AT THE CARPET STORE OF J. J. BROWER,

In order to make room for Spring Stock 1 am selling Ingrain Carpets as low as 15c., and other Carpets reduced in proportion.

FURNITURE PROTECTOR CARPET SWEEPER,

from Grand Rapids, Michigan. The very latest in the market, most complete and most elegant Sweeper ever offered to the

Nov 27-1m

PRIVATE SAIE OF A VALUABLE

Also, the following described tract, located in atawissa township, columbia county, Pa., be tinning to the estate of Joseph Clewell, deceased 20 ACRES OF WOODLAND idjoining lands of Henry Joberts. Daniel Sheppy and others, being well set with choice chestaut and oak timber, suitable for lumber, props and sillroad ties.

railiroad ties.

For particulars inquire c., of address. JAMES S.

LEWARS. executor of leaded Clewell, dec d. and
administrator of Joseph thewell, decid. Williamsport, Pa., or, W. H. RHAFN. Insatter ey, CataNov Ed., 1885, 19-11

PATENTS

mote from Washington. See time than those re-sent model of frawing. We savise as to not-entability free of thange, and we make no charge unless patent is severed. We refer here, at the Postmaster, the Supt. of Woosy over liv, and to officials of the U.S. Patent Office. For circular, advise, brings and references to advid elected in your own State or County, write te

LYXECUTOR'S NOTICE. ESTATE OF ANGELINA MACDOWELL.

MARKET REPORTS. Farm and Woodland! BLOOMSBURG MARKET. The undersigned offers at private sale the fol-owing described real estate, located in Frankin lowiship, Columbia county, Penra, belonging to the estate of Daniel Clewell, decased: a farm of Wholesale, Retail. 85 @ 95 56 Vheat per bushel..... 174 ACRES AND 140 PERCHES! "old 50 new 40 50 to 65 Flour "bbl....

otatoes ... Chickens. Lard per lb. negar per gal. ool per lb.

COAL ON WHARF. No 6 \$2.00; Nos 4 & 5 \$3.25 A handsome Vasis Land given with a \$ order for tea and Coffee, An Iron Stone CHAMBER SET, repleces, or a TEA SET, 44 pieces, or a handsome Monxel Handfing Land given with a \$10 order. A CHAMBER SET of 10 pieces, with blue, marced or pink band or an IRON STONE CHINA TEA SET of 56 pieces, or a GLASS SET of 50 pieces gives with a \$12 order, HAND SOME PREMIUMS, consisting of Decorated China Ware in Tea Sets, als Dinner and Tea Sets consisting of All Chamber of the Co., etc., given with a ware in Tea Sets, als Dinner and Tea Sets consisting of Decorated China Ware in Tea Sets, als Dinner and Tea Sets consisting of Decorated China ware in Tea Sets, als Dinner and Tea Sets consisting of Decorated China ware in Tea Sets, als Dinner and Tea Sets consisting of Decorated China ware in Tea Sets, als Dinner and Tea Sets consisting of Decorated China ware in Tea Sets, als Dinner and Tea Sets consisting the Decorated China ware in Tea Sets consistency of the Sets of the Decorated China ware in Tea Sets consisting the Decorated China ware LETTING. Builders and Contractors are hereby notified that proposals will be received until Saturday, Dec. 14th at 6 o'clock, p. m., for diggling the foun-dations, furnishing stone and erecting the foun-dation walls for the School Furnishing Co's new buildings in Bloomsburg.

C. A. SNOW & CO., ans-ti Opposite Patent Omee, Was ilt gton, D.C.