

25¢ A BOTTLE. JALOPOL. The Great Relief for Coughs, Croup, Whooping Cough, etc.

DR. BULL'S COUGH SYRUP. For the cure of Coughs, Croup, Whooping Cough, etc.

The Columbian.

BLOOMSBURG, PA. FRIDAY, JANUARY, 15, 1886.

Table with 2 columns: Time and Location. Includes 'Trains on the Philadelphia & N. E. R. R.', 'Trains on the N. & W. R. R.', and 'Bloom Poor District'.

The members of the Democratic County Committee for Bloomsburg, East Scott, West Scott, Greenwood and Sugarloaf are requested to meet at the Hotel...

James McCormick received an ugly wound on Saturday. He was going on the evening of Clark & Son to clean the snow off...

Personal. Col. A. D. Seely was in town on Monday. Major S. P. Hanley was in Court a little while on Tuesday.

Judge Edwell will hold court in Tank-hedge next week. Among our recent calls were Isacchal Evans, J. M. C. Raneck, Joseph Snyder...

Mr. George Foster of Port Noble, died at his home Sunday morning of dropsy. He was about fifty-five years of age.

Prof. Niles will give a musicale at the residence of Rev. D. J. Walker on Friday evening of next week for the benefit of the Ladies' Furnishing fund of the Presbyterian church.

Our agent Mr. L. R. Bimby desires to express his thanks to our Benton friends for their kind assistance during his recent trip through that township. His success was largely owing to the aid thus received.

Attention is called to the advertisement of several tracts of land belonging to the heirs of H. R. Kline deceased, which will be sold at private sale there are two farms and a timber tract. Inquire of J. Howard Kline Orangeville, Pa. for terms.

It is reported that the thermometer registered 20 below zero at Millville on Tuesday morning. It was 10 below here on Wednesday morning, and everybody thought that was cold enough. It was the coldest day of the winter thus far.

For sale, lease or exchange an established manufacturing business with a comfortable home near by. Two railroads. Terms easy. Address, STEAM POWER, Bloomsburg, P. O.

The meeting of the stockholders of the Farmers' Produce Exchange, which was announced for last Saturday for the election of officers, was postponed until Tuesday, January 26, at 10 a. m. The storm prevented the attendance of so many that it was thought best to postpone it.

A daughter of Sheriff Smith met with a serious accident on Sunday. The elevator was being raised with provisions for the prisoners when the rope broke, and the elevator fell and caught her left hand. The hand was very badly lacerated, but the physician in charge says no bones are broken.

Try Tower smoking and chewing tobacco and you will like it. For sale by Alexander Bros. & Co.

Mr. Miles Albertson, of Braganza, Georgia, in renewing his subscription, says "The Columbian is a welcome visitor. Your townsmen Lincoln Tuttle, who is stopping with us this winter for the benefit of his health, is looking much better than when he came here."

Mr. Boyd Edgar died at his home in Scott town Tuesday, of an abscess of the brain. He was a young man of about 30 years of age, and was sick but a few days. A carbuncle had formed on his neck some time previous but little thought was given that the end of life was so near.

Boyd Cadman was at the rink at Mahanoy City, New York, on Saturday evening. His bicycle riding pleased everybody. On Tuesday, Wednesday, Thursday and Friday of last week he was at the rink at Pottsville. He had been engaged for Tuesday and Wednesday evenings, but his riding was so attractive that he was held for two evenings more.

James M. Long has leased the Engen-buch hotel at Orangeville, and will take possession on the 1st of April. It is an old and well-known house, and has a liberal patronage, and Mr. Long, by his wise management and popularity, will hold out trade, and add some new custom to it, no doubt. As the heirs of Samuel Engen-buch, deceased, desire to sell the property, Mr. Long's lease is only for one year.

List of letters remaining in the Post Office at Bloomsburg for week ending Jan. 12, 1886. Mrs. J. M. Howard, Miss Lizzie Kempton, Mr. James Kessler, Miss Annie McLoushy, Chester Penar, Lizzie D. Paulkins, Miss Mary Ryan.

Persons calling for these letters will please say "advertised." GEORGE A. CLARK, P. M.

If you want a handsome calendar for 1886, get Hood's Household Calendar. You may search for days, you will not get one more artistic, more beautiful, or more convenient than the one issued by the proprietors of Hood's Sarsaparilla. It is a perfect gem, and in every respect is the ideal calendar. Ask for it at your druggist's, and if you don't get it there, send six cents for one copy, or ten cents for two, to C. I. Hood & Co., Lowell, Mass.

James McCormick received an ugly wound on Saturday. He was going on the evening of Clark & Son to clean the snow off and stepped out of a second story window onto a skylight hidden by the snow. In the falling over L. Bernards' show window, the skylight gave way and he fell through into the street, cutting his head severely. He was taken to Galignan's shop, when the wound was dressed by Dr. Willis.

Those of our subscribers who want the New York World will save 50 cents by ordering it at this office with the Columbian, the two together costing but \$2.00 a year. If you join a club you get the paper at the club \$1.00 for the World and then the Columbian costs you \$1.50. Why not save the 50 cents by ordering us, instead of the World alone will be sent by us for \$1.00 a year.

The running race between Henry J. Williams, Chester Clark and Wild Bill, was run at the rink at Catawissa Jan. 12, and the score is as follows: Henry Williams, 9 miles and 3 laps and quit; Chester Clark, 10 miles and 18 laps and quit; Wild Bill, 12 miles and 10 laps and quit. Bill ran these 12 miles 10 laps in 1 hour and 5 minutes.

After running this race Wild Bill ran a half mile in 2 minutes and 35 seconds as an exhibition race.

Mrs. Charles E. Reice died at her home on Centre street, Bloomsburg, on Tuesday evening after a brief illness. About two weeks ago Mrs. Reice was taken sick to confinement, and about the same time her four other children were taken sick with the measles, two of whom were dangerously ill. The older children, however, were in quite ill health from contracting cold while having the measles. The loss is a heavy one to her husband, who will now have the care of five small children. Mrs. Reice was about thirty years of age and had many friends in this community. The funeral will take place Saturday at 10 o'clock.

In an opinion filed on Monday Judge Edwell holds that labor claimants whose work was done within six months prior to the sale, are entitled to the proceeds of a sale of the property in preference to an execution creditor whose writ was issued and levy made before the labor was performed. This follows the decision of the Philadelphia courts, while Judge Pershing, of Schuylkill county, has decided the other way. The question will never be determined finally until the present law, not it gets to the Supreme court, and it is not likely to reach there, as the amounts involved are usually too small to fight over or the parties are not able to litigate. The Act of 1872 ought to be so amended that there will be no occasion for controversies between labor claims and execution creditors, as in many cases the fund is exhausted before it gets out of court.

We wish to say most emphatically that any statement that we are sending the COLUMBIAN to certain parties for \$1.00 a year are entirely untrue. The price is \$1.50, and those who take the Columbian alone have each paid that price. We adhere strictly to our published terms, and those who comply with our conditions are enabled to save something. For instance, we send the COLUMBIAN and the World for \$2.00 a year in advance. Those who pay all arrears and one year in advance for the COLUMBIAN alone, receive the American Farmer one year free. There are no exceptions to this rule, and the benefit can be secured only by a strict compliance with these terms.

Some of our former agents have taken subscribers by throwing off their commission, thus reducing the price, but if they were willing to give away their commission and do our work for nothing that was no matter of ours. This, however, is no longer the case, and we are making this statement, as several have claimed to us that they paid less than \$1.50 to agents.

Election Notices. We will send by mail post-paid to any available in the county, one dozen election notices on receipt of 10 cents. This is much cheaper than they can be written. If you wish them call on us.

Boyd's Emulsion of Pure Cod Liver Oil with its phosphates. Dr. Hiram Catoro, of Jacksonville, Fla. says: "I have for the last ten months prescribed your Emulsion to patients suffering from lung troubles, and they seem to be greatly benefited by its use."

I have been troubled with catarrh from boyhood and had considered my case chronic until about three years ago I procured one bottle of Boyd's Emulsion, and I could myself sound today, all from the use of one bottle. J. R. Cooley, Hardware Merchant, Mottsville, Pa.

A Challenge. We, the backers of Wild Bill, challenge any man in Columbia County to a go-around pleasure race with him for 30 miles, or for a 30 hour contest, for a purse of \$25 to \$100 a side, and stand ready to put up a forfeit in responsible hands, with any one accepting this challenge. DENNIS & MOYER.

Notice. TO CONTRACTORS AND BUILDERS. I have on hand and for sale 1,000,000 ft. of one-inch second-growth white pine boards, including about 100,000 ft. of pitch pine, in a good quality and all perfectly dry. Has been piled two years, will set reasonable for cash. Also a lot of hemlock fencing and shingles of different kinds. ROME McLENNAN, Jan. 15, 1886-4t. Benton, Pa.

Constables' Duties. The law requires that the constable of every township shall give public notice of the township elections by ten or more printed or written handbills, affixed at many of the most public places therein, at least ten days before the election. In case of the death, removal or neglect of the constable to give such notice, it is the duty of the supervisors to give the notice. Printed election notices can be obtained at this office, or will be sent by mail on receipt of 10 cents in stamps.

Catawissa. Mr. Wm. Creasy, grandfather of Wm. T. Creasy, died last Monday morning. The above was an old and respected citizen of Catawissa. He lived on a farm near town, for a number of years, when old age compelled him to move to town, where he and his wife together have enjoyed the latter portion of their life. There was an eloquent sermon preached by Rev. J. H. Neuman upon the funeral occasion.

The railroad men have been kept very busy the past few weeks. First came the road, destroying bridges, and by the time they were in the country, we had a heavy fall of snow, which compelled all boats to be sent out to open the roads, as they were drifted in several places; but the energetic measures of the officials, and employees, have kept the road in traveling condition the greater part of time.

We have the kindest poor overseers in this town that you can find in any portion of the state. When able-bodied men come to town for support, they just give an order for a certain amount of money, and leave him just what he pleases. Rather fine for those who do not like to work; but how is it with those who have to foot the bill?

There is a question that puzzles a great many teachers and especially those who have to spend a whole week for nothing but a board and a dollar enrollment fee, and that is, who protects the surplus at the institute. Ought it not to be devoted to reducing fees next year, or to educational purposes, and who has the right to issue complimentary tickets? Are institutes held to benefit teachers or to make money? Will some one please enlighten us through the paper?

Lightstreet. In looking around us at the present moment, we see the cart piled in her corner, the garb which brings to perceptive minds the thought and expression that should this garb remain till Spring a promising harvest will be the result.

S. B. Johnson and J. H. Townsend started on a tramping expedition, visiting Shicklesby, Wanamie, Morgantown and Nanticoke in their travels.

The happiest man in town is Auctioneer Hagenbuch. Since his wife presented him a boy one day last week.

Measles & Chicken-pox are canvassing the town, and are doing a fearful work. Some of the best of our citizens are being taken by these diseases that are original or so have been in various forms for many centuries past.

Many of our town people are in receipt of the new Calendar issued by the proprietors of the COLUMBIAN, which is equal to anything of its kind, for which they have our thanks.

Saturday and Sunday were boresome days in regard to travel on account of the great snow storm.

Mrs. L. M. Pettit is suffering from an attack of erysipelas on her ear.

From present outlook should the weather continue cold there will be some difficulty in running the mills at this place. It may be necessary to cease, shutting off the supply of water.

At this time we are expected to remember our genial blacksmith, Jos. Klein, who can be found at his place of business ready to meet his many friends and obligations by way of price, &c. He has a fine wagon on hand which can be bought cheap.

Miss Allie Driebel, who has been confined to the house for the past two weeks is now able to go out.

Mr. and Mrs. C. H. Hilday, Mr. and Mrs. John Kehler, to company with Mr. and Mrs. Philip Crosby, of Mt. Pleasant, took in the turkey roast at John Shuman's, near Centreville, on Saturday.

Court Proceedings. An adjourned court was held on Monday, the 11th, all the Judges on the bench. Devere of court filed in estate of J. F. Hutcheson. Fetterman vs. Robinson. Appral. Order of court filed.

J. L. Gearhart vs. Matilda Gearhart. Order of court to stay proceedings. E. Kehler vs. E. B. Beahline et al. Opinion of court filed, awarding fund to labor claimants.

Estate of A. L. Davis. Widow's appraisal, opinion of court filed. J. A. Moyer vs. Joseph Lewars. Rule to show cause why a new trial shall not be granted. Opinion filed.

Lilly's administrators vs. S. B. Yeager. Rule nisi absolute. Estate of Geo. Hess. Decree filed awarding real estate to Mary E. Fritz on her bid.

In matter of Lightstreet road in Bloomsburg. Opinion filed directing the town to pay the damages. Report of sale in estate of Abraham Martz confirmed nisi.

Paterson vs. county in estate of J. P. Patterson deceased. Report of county auditors presented and ordered filed, and publication ordered, as required by law.

On petition of the American Surety Co. for approval as surety, the court appoints Messrs. E. H. Little, Barkley and Froze a committee to examine and report on the same.

E. C. Ager vs. J. K. Grote. Rule to show cause why the judgment shall not be opened, &c. Rule made absolute. Estate of Gilbert Fowler deceased. S. N. Walker appointed examiner.

Estate of Levi Miller. Exceptions dismissed. Estate of Jacob Kiefer deceased. Execution dismissed. B. P. Sharpless vs. Emy Mt'g Co. G. B. Barkley appointed auditor.

Mary E. Heacock vs. P. & R. R. Co. Rule to show cause why judgment of nisi shall not be stricken off. M. W. Jackson vs. Benjamin Hicks et al. Judgment against defendant for \$283.77. Yorgy vs. Locust Mountain Water Co. Rule to show cause granted.

Estate of William Hughes. Ordered that widow's appraisal not to said estate be perfected by the appraisers. Estate of Andrew S. Creveling. Auditor's report referred back to auditor.

The Orangeville Reformed Church. The annual joint consistorial meeting and "church charge" of the Orangeville Reformed church met at the parsonage on New Year's day. This is the day fixed by the joint consistory for an indefinite period of time, and the members, it is hoped, will still themselves of the provisions of said resolution as well as the officers of the church. Owing to muddy roads the attendance was not very large. The meeting of officers for settlement was held in the Union church. The financial condition of the entire charge is very satisfactory. There was but a small delinquency in all the congregations—Hilly being delinquent only half a dollar. This shows that the deacons of the various congregations are energetic men and the members not delinquent in their duties. The future outlook is very encouraging for a prosperous and progressive charge.

Catawissa. The solution of this question is to be found in the proper construction of the Wages Act of 9th of April, 1872. By the first section it is enacted, that all masons due for labor, by the class of persons and in the kinds of business therein specified, for any period of time not exceeding six months, immediately preceding the sale and transfer of the property connected with such business, whether such sale be by execution or otherwise, shall be preferred and first paid out of the proceeds of the sale of such property.

It is contended by counsel for the execution creditor that the statute gives no lien or preference after a levy, for the reason that the statute vests rights acquired by virtue of the levy.

This view of the law finds support in several opinions of the Court of Common Pleas of Schuylkill county, to be found in Schrader vs. Burr 10 Pa. Rep. 620, Kindig vs. Atkinson 34 Leg. Int. 196, in Graham vs. Machine Co. 35 Leg. Int. 70. Judge of the Court of Common Pleas of Columbia county, confirmed an auditor's report which followed the decision in Atkinson vs. Kindig supra.

The opposite of these opinions is held by the Judges of the Common Pleas of Philadelphia as will be seen by a reference to the cases of Askam vs. Wright 1 W. N. C. 156, McCuttle vs. Fitzgerald 2 W. N. C. 396, Matzinger et al. vs. Publishing Co. 14 W. N. C. 29, and by the Common Pleas court of Cumberland county, in Nagle vs. Cumberland Ore. Bank Co. 1 Chester Co. Rep. 491. On some two or three occasions these conflicting authorities have been cited in argument before the Supreme Court, but no decision has been rendered upon the question by that tribunal, for the reason that the cases argued did not bring into a construction of the act. Being still an open question, it is decided in accordance with the intention of the Legislature, ascertained according to established rules of construction.

It is a cardinal rule that the intention of the Legislature must govern in the construction of statutes. When the words used are not ambiguous or obscure, the intention must be collected from them. The words used are to be taken in their ordinary meaning, and not in a technical or legal sense, unless the context clearly shows that they are to be so taken.

The best rule to arrive at the meaning of the Legislature is to abide by the words used, according to their ordinary meaning and import, per Thompson J. in Limes vs. Navigation Co. 32 Pa. State Rep. 157. It would be dangerous to put upon the words a meaning not intended by the Legislature, which would amount to holding that the Legislature did not mean what it has expressed. Dwarria on S. 215, 20 Wendell 535.

In State vs. Brewster 42 N. J. L. 125, the rule of construction is thus stated: "Where the language of a statute is clear and unambiguous, and its literal meaning leads to no absurd results, and is not repugnant to other parts of the statute, such literal meaning should be adhered to, in its exposition." Courts cannot correct what they may deem either excess or omission in legislation, nor relieve against the occasional harsh operation of statutory provisions without the danger of doing more injury than good. Authority in note 32 Am. Dec. 597.

It is very clear that when the Legislature in the Act of 1872 used the words, "Sale by execution or otherwise," it intended to refer to the word sale in its most universally understood. The words themselves are not ambiguous, nor are they made so by connection with other words in the statute. On the contrary, the question of liens prior to the performance of labor, was in the mind of the Legislature, as shown by the proviso to the 4th section, which declares, "that no lien of mortgage or other lien shall be extended to a lien performed, shall be affected or impaired thereby." The protection thus given to mortgages and judgments against labor claims accruing after their entry of record, clearly implies that other liens are not so protected. The naming of mortgage and judgment liens, according to well established rules of reasoning, precludes the idea that any other liens were intended. If the intention had been to limit the time to six months before a levy on personal property, it is a fair presumption that proper words to express that intention would have been introduced into this proviso. The courts have no right to interpolate the words, "or of execution issued," following the word "or otherwise," for to do so would be to legislate and not to construe.

The case of Schnapp's appeal, 3 W. N. C. 149, cited by the court in delivering the opinion in Kindig vs. Atkinson, 34 Leg. Int. 196, affords no aid in deciding the question in hand. The wages claim in that case was made upon the proceeds of real estate for work done after entry of judgment. By the express terms of the proviso above quoted the lien of the judgment was protected from the wages claim. The Supreme Court decline to pass upon the question, whether the six months limitation precedes the sale.

There appears to be good reason why a labor claim should not have preference over the lien of a judgment or mortgage entered of record, and open to the inspection of all persons. Whether like reason should be allowed to operate in behalf of an execution creditor is not the question which the court is to decide. The Legislature has full power to declare and regulate the remedies for the collection of debts. Whenever in its judgment one class of creditors is more meritorious than another, preference may be given by statute to such class.

When persons give credit to a manufacturer employing laborers and mechanics, they do so in good faith, and with the law in plain words, declares that such laborers shall be paid their wages not exceeding two hundred dollars, earned within six months preceding any sale, which they may cause to be made upon an execution. It is argued that there is absurdity in the construction of the statute which

LABOR CLAIMS. E. KEELER & CO. vs. E. B. BEISHLINE & ET AL. OPINION BY EDWELL, P. J.

Labor claimants are entitled to be paid out of the proceeds arising from a Sheriff's sufficient to satisfy their claims, without removal of the property of putting a person in charge, or doing any other act by the sheriff, equivalent to notice to mechanics and laborers, that the property is legally out of the hands of their employer and in the custody of the sheriff. The Act of 1872 was modeled after other local Acts which show that the distinction between a lien by laborers up to the time of sale, and a lien up to the time of levy, was fully understood by the law-making power. The local Act for Schuylkill and other counties, passed the 30th day of March, 1859, P. L. page 318 provides for the payment of laborers, etc., up to the time of sale by execution, in language identical with the first section of the Act of 1872.

In the third section of the same Act, the payment of rent to a landlord is limited to a time immediately prior to the taking of the property in execution or levy. On the 11th day of April 1862, a local act for Schuylkill and two other counties was passed, (P. L. 479) to protect the wages of labor, giving preference in cases of sales by execution, but limiting the lien for wages to six months immediately preceding the levy. It thus appears that the legislature by appropriate words, limits the lien for wages to the time of levy when it is intended to be so limited, and extends it to the time of sale, when the term sale is employed.

On the 12th day of June 1863, an Act was passed, (P. L. 116) amending the Act of 1872, by extending its provisions to other classes of laborers &c. It may fairly be presumed that the legislature knew of the conflicting decisions in regard to the original Act. If it had been intended to limit the time of the levy in accordance with the construction first above given, it would not have used the words "or otherwise" for that purpose.

Instead of that, the same limitations, by the new words, in relation to the new class of claimants for wages, as is contained in the first section of the original Act, are implicitly approved by the construction put upon the Act by the Courts of Philadelphia.

It is contended that I am constrained to hold with the latter courts, that the language of the statute is too strong to be limited in its operation by construction, to the time of levy by execution, against the plain language, that the period from the time of the existence of the preferred lien immediately preceding the sale, and transfer. So holding, I first and second exceptions of the labor claimants must be viewed in the light of the conflicting decisions in regard to the meaning and intention of the statute, and in the hope that these vexed questions may be put at rest by an original decision in this case, I have endeavored, in connection with the report of the auditor to present such a case as will necessarily settle the law upon the subject.

I have but a word to add. If the legislature did not intend or mean what the language imports, it has been negligent for fourteen years negligent of duty in not amending the Act by the use of language which would clearly define the intended scope to be ascribed to the words used.

The conclusion which I have reached, and which I believe to be the correct one, is that the auditor awarding the fund to the execution creditor and to award the fund to the labor claimants.

WENNER-BEISHLINE. On Thursday, December 24, 1885, at the home of the bride's father, Theodore Lemon, in Greenwood, Rev. D. M. Kinter, Mr. Rodolph B. Kline and Miss Amanda V. Lemon.

HOUSEKNECHT-KLINE. On the same day, by the same, at the home of the groom's father, Mrs. Ira Kline, P. Kline, E. Houseknecht and Miss Lizzie P. Kline.

DEATHS. FARVER. At her residence in Jackson, December 22, 1885, of paralysis, Mrs. Catherine Farver, aged 74 years, 7 months and 20 days.

LEIBY. Suddenly in Centre township, on the 8th inst., Leander Jackson Leiby, aged 47 years, 7 months and 7 days. Leaves a widow and two daughters to mourn their loss.

LOCAL NOTICES. One case (1,800 yards) wide percales just opening. W. J. Hartman & Son's, Call and have the first look.

New Newmarket fabric that will close very cheap. H. W. Sloan.

New embroideries just in at L. W. Hartman & Son's, all sizes. The prices are all right. Call and see them.

New muslins, prints and gingham. A good gingham at 8 cents. H. W. Sloan.

The good stitching brings the people with butter, eggs etc. to I. W. Hartman & Sons for far and near. Come along.

A lot of all-wool Newmarkets—very cheap—to close. H. W. Sloan.

New carpet chain at I. W. Hartman & Sons.

New lot of Ladies, Misses and childrens coats at I. W. Hartman & Sons.

Blankets from \$1.25 to \$5.00 per pair. Double shawls very cheap to close. H. W. Sloan.

TO WHOM IT MAY CONCERN. All persons are hereby notified that any persons buying Convingham township orders will purchase the same subject to any equities that may exist at the taxpayers. That the Taxpayers Association are willing to make all roads, for repair all roads and bridges, free of expense to individuals, and to be paid out of the tax, and subject to the direction of the Supervisor, of said township, and as there is no legal tax levied for the year and all the expenses of the Road Department are being paid, there is no necessity for any order being levied.

All orders require the signatures of both Supervisors of the Township Clerk and all persons can govern themselves accordingly. ASHLAND, PA., Nov. 27, '85-4t.

This is a remnant of I. W. Hartman & Son's. They go fast.

BUSINESS NOTICES. Hood's Sarsaparilla has cured thousands of cases of rheumatism. This is abundant reason for belief that it will cure you.

Every moment of our lives our bodies are being built up anew with fresh matter. If the blood is not renewed the system is poisoned by the worn-out matter clogging the veins, leaving the body weak, nervous, irritable, and liable to dyspepsia, biliousness, fevers, and skin liver and kidney troubles, use Dr. Walker's California Vinegar Bitters.

No sufferer from any venereal disease, who will fairly try Ayer's Sarsaparilla, need despair of a cure. It will purge the blood of all impurities, thereby destroying the cause of the disease, and will induce new life and vigor throughout the whole physical organization.

I had to comb back the hair from my forehead and omit the parting to conceal my baldness. Since then Parker's Hair Balm has made my hair as thick and glossy as ever. Ladies whose hair is getting thin will find the Balsam just splendid. Mary Swanson, Chicago. (Jan. 15-4t.)

In Holland, Mich., C. J. Desjardis publishes the "New York Times" in its columns strongly recommends Dr. Thomas' Electric Oil for coughs, colds, sore throats, catarrh and asthma.

Many suffering people drag themselves about with falling strength, feeling that they are steadily sinking into the grave, when by using Parker's Tonic they would find a cure commencing with the first dose, and vitality and strength returning, and health restored. (Jan. 15-4t.)

Com. vs. Dr. H. H. Deere. Decree of court is that Dr. H. H. Deere of course is to pay on every baby's game when teething, applied to the gums of teething babies or other teeth extracted, relieves all pain and irritation.

Roaring creek. Mrs. Daniel Horick, left on Wednesday morning last for Hop Bottom, Susquehanna county, under care of Dr. Thayer.

William and Wellington Adams are building a large ice house on their premises for the use of both.

Dr. Pius Zimmerman, of Numidia, and Miss Lili Yeager, of this place, were united in the bonds of matrimony on Thursday, December 31. We extend our congratulations.

Johnnie, a bright and interesting little boy of Ellen and Emanuel Adams, died of brain fever recently, almost three years of age.

The Roaringville band was very successful with their recent fair, drawing and entertainment during the holidays. The dance, the evening of the 2nd inst., was well patronized, the drawing the lucky ones were Mrs. P. Gearhart, the best-dressed, Wm. Adams' son, the bureau, Wm. Beech, the one-half dozen chairs; and Mr. Willis, the violin. The gross proceeds of the whole were \$200.

Visitors to this place the last two weeks were Mr. and Mrs. Wm. Krug, of Union county; Mr. and Mrs. Albert Herber, Bloomer; Mr. and Mrs. Jas. Gearhart, Sunbury; Mrs. C. H. Barner, Anand; Miss Ella Barner, Montandale; Chas. Scott, Williamsport; C. J. Cleaver and wife, M. Carmel; Brit. Hughes, Newberry and Mr. Valen Yeager, of Catawissa.

Married.—At the residence of J. Yeager, (former home of the bride) in this place, on Saturday, December 26, by Rev. J. H. Neiman, Mr. Harvey Knecht, of Catawissa, to Miss Harriet Yeager. Immediately after the ceremony the newly-wedded couple drove to the residence of Mr. Wm. Zahn, where a few invited friends and relatives had gathered in honor of the occasion. We wish their many friends, united in wishing them a prosperous and happy future.

MARRIAGES. WENNER-BEISHLINE. On Thursday, December 24, 1885, at the home of the bride's father, Theodore Lemon, in Greenwood, Rev. D. M. Kinter, Mr. Rodolph B. Kline and Miss Amanda V. Lemon.

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New lot of Ladies, Misses and childrens coats at I. W. Hartman & Sons.

Blankets from \$1.25 to \$5.00 per pair. Double shawls very cheap to close. H. W. Sloan.

TO WHOM IT MAY CONCERN. All persons are hereby notified that any persons buying Convingham township orders will purchase the same subject to any equities that may exist at the taxpayers. That the Taxpayers Association are willing to make all roads, for repair all roads and bridges, free of expense to individuals, and to be paid out of the tax, and subject to the direction of the Supervisor, of said township, and as there is no legal tax levied for the year and all the expenses of the Road