## THE COLUMBIAN AND DEMOCRAT. BLOOMSBURG, COLUMBIA COUNTY, PA.

SHERIFF'S SALE.



## BLOOMSBUR G, PA,

It is true that all the sheriff's adver-tising appears in the COLUMBIAN, and that is what stirs up the enmity of the In creating this local corporation It is true that all the sheriff's adverowner of the Sentinel. Hence his false with more extended duties and larger charge that we pay a percentage to that official and others for thier patron-age. powers than were possessed by Over-seers of the Poor under the general laws of the Commonwealth, the legis-

The law specifically forbids the lature incorporated into the Act by sheriff to enter into any such an ar-rangement, and should he charge more spect to the collection of taxes by the for the advertising than he actually pays the printer, he is liable to pay a penalty to the injured party, and may also be prosecuted for taking illegal The effect of the reference to the fees. In such a case the officer would be the violator of the law, and not the newspaper publisher. what it would have been if the sections of the act of 1834 had been incorpornewspaper publisher.

An article in last week's Republican act. An article in last week's *Lepublican* concerning the false report of the in-troduction of a bill to provide for an additional judge in this county, is somewhat misleading. It makes the inference that such a bill was actually contemplated, but that the projectors had been frichtend off by the oppo had been frightened off by the oppo- are affected by its provisions. Local sition developed. In fact, no such bill was ever thought of, and all the commotion has arisen simply from the mistake of a newspaper reporter.

It further gives the impression that lature could notwithout much labor ob-Judge Elwell is entirely incapacitated tain information, it was deemed wise to by imprisonment not exceeding \$500, which is not the case. He attended ties, townships and boroughs where the to all business of the court up to No-vember 10, and presided on the first day of December court, when he dis-If the draw back authorized by the posed of many cases that were subposed of many cases that were sub-mitted to him at the argument court to be allowed, or the penalty for delay in November. On January 18, though in November. On January 18, though unable to come up to the court house lature and not with the Court. Where on account of the weather, all the cases ready on the argument list were sub-that a law shall not apply to a locality mitted to him, and he has disposed of or subject, the Courts are bound to all but one. Scarcely a day has pass ed that he has not performed some And now Feby. 7 188' official duty.

Up to December court the entire time occupied by other Judges in hold-ing court for him would not aggregate two weeks in the past twenty-four two weeks in the past twenty-four years, while the time spent by him in holding courts for other Judges would aggregate nearly two years. There is probably no Judge in the state who has called for outside help on account of sickness or other disability, so little as has Judge Elwell. His health is immersive and he honces to be able to improving, and he hopes to be able to occupy the bench by May court. Induction in our land is the result of the

with costs.

THE LICENSE QUESTION.

BLOOM POOR TAXES.

The Columbian. The language of the latter part of this section is too plain to admit of construction. "This Act (that is, no part of it) shall apply to any taxes the collection of which is regulated by Judge Murphy and himself, distrust local law" plain words as to the mean-ing of which there is no room for doubt. That the Wilkesbarre and Bloom law of 1860 and 1860 are local FRIDAY, FEBRUARY 11, 1887. Gov. Beaver has signed the bill cause the taxes therein authorized are fore, they should give it none: Mr. creating two new magistrates in Phila-to be collected in the manner and by Little, thereupon withdrew the paper, the same process as poor laws now since it would not be considered by the (then) by law collected, that therefore court.

All applications against which no special remonstrances were filed were granted and the rest were postponed, to be heard on the arrival of a president judge; one being set for Friday at two o'clock, and the others for Tuesday morning.

WASHINGTON LETTER

From our Regular Correspo WASHINGTON, D. C., Feb. 7, 1887. Congress is working away these days

as though it realized the shortness of its life and the necessity of accomplishgeneral law was not different from ing much before the tourth of March. Various questions have been discussed in both the Senate and House during ated at length as sections of the local the past week, some important meas-ures have been passed, and others have

become laws by receiving the President's signature. The Beck bill as passed makes it unlawful for any Senator or Representative to accept employment as attorney.

at law or payment for services of any kind in opposition to the United States in any case in which its interests may be concerned. Any member of either house of Congress who violates the state the particulars of which the legisprovisions of this act may be punished or by both.

Mr. Evarts went so far as to say ties, townships and boroughs where the that those lawyers in the Senate who would vote for such a bill would make the imputation against their profess ion that lawyers were a class to be taken out from the rest of the commu nity, for fear they might be drawn over the line of their duty. The right of citizens was to be invaded because honest employment might lead to criminality. The wily Senator wanted to know

if the apothecary's shop should be sup-And now Feby. 7 1897, judgment for the defendant on the case stated with costs. WM. ELWELL. pressed because poison was dealt out from it, and though, in order to be con-sistent, they should make a law forbid-P. J. ing members of Congress from taking any fee. As to the talk about "serv ing two masters" he asked whether Senators were doing that when, as lawyers, they served the dignity and advantage of the law and the protec-

tion of the community, and whee, as Senators, they did their duty under their obligations. All of Mr. Evarts logic was los upon the Senate however, and refused by a vote of nearly three to one. The President's approval of the Inter-

use of alcoholic liquors; because of the testimony of eminent and experienced State Commerce was in full accord In order to get a decision as to the proper method of collecting taxes in Bloom Poor District, a case stated was filed, and the court on Monday de-iguors; and because we have been indirectly by the use of alcoholic been in the the indirect of the indirectly all the the indirect of the indirectly by the use of alcoholic indirectly by the use of alcoholic been indirectly been indirectly by the use of alcoholic been indirectly by the use of alcoholic been indirectly with the opinion of Attorney Genera Garland, and with the views of the enfiled, and the court on Monday de-livered the following opinion: By the provisions of the second sec-tion of the Wilkesbarre Act, Pamphlet Law, 1860 page 539, extended to the then township of Bloom by the Act of 1860, P. L. page—both referred to in the case stated, the directors of the poor of Bloom township with the other townships connected with it, and



### Fautless Family Medicine.

"Thave used Simmons Liver Regula-lator for many years, having made it my only Family Medicine. My mother bet frome was very partial to it. It is a sate, good and reliable medicine for any disorder of the system, and if used in time is a great preventative of abok-ness. I offen recommend it to my friends, and shall continue to do so. "Hav, Jawam M. Rolling, "Pastor M. E. Church, So. Fairfield, Va."

TIME AND DOCTORS' BILL SAVED

always keeping Simmons Liver Regula "I have found Siminons Liver Regu-lator the best family medicine 1 ever used for anything that may happen, have used it in indigestion, Colle, Har-rhoes, Billiousness, and found it to re-lieve immediately. After eating a hearty supper, it, on coing to bed, 1 take about a teaspoonful. 1 never feel the effects of the supper eater. "OVID G. SPARKS."

Ex-Mayor Macon, Ga. J. H. Zeilin & Co.

PRICE DO

# Sore Eyes The eyes are always in sympathy with the body, and afford an excellent index

of its condition. When the eyes become work, and the lids inflamed and sore, it is an evidence that the system has become disordered by Scrofula, for which Ayer's Sarsaparilla is the best known remedy.

Scroftlia, which produced a painful in-languation in my eves, caused me much afforting for a number of years. By the obvice of a physician i commonced taking sync's Sarsaparilla. After using this medicine a short time I was completely

### Cured

My eyes are now in a splendid condi-tion, and I son as well and strong as eyer. - Mrs. William Gage, Concord, N. H. For a number of years I was troubled with a humor in my cres, and was unable to obtain any relief until I commenced using Ayer's Sarsaparilla. This medi-rine has effected a complete cure, and I believe it to be the best of blood puri-fiers. -- U. E. Upton, Nashua, N. H.

Hers. - C. E. Opton, Nasima, N. H. From childhood, and until with a few months, I have been afflicted with Weak and Sore Eyes. I have used for these complanuts, with beneficial results, Ayer's Sarsaparilla, and consider it a great blood purifier. - Mrs. C. Phillips, Glover, Vt.

Giver, Vt. I suffered for a year with inflamma-tion in my left eye. Three algers formed on the ball, depriving me of sight, and causing great pain. After trying many other returnedies, to no purpose, I was final-ly induced to use Ayer's Sarsaparilla.

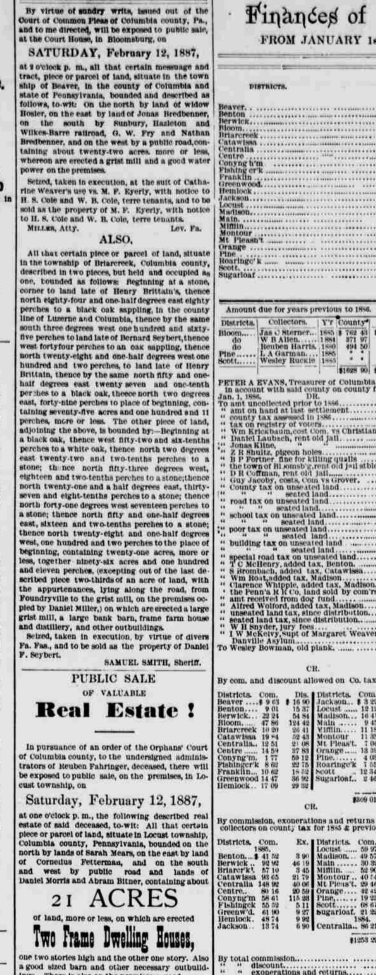
### By Taking

three bottles of this medicine I have been entirely cured. My sight has been re-stored, and there is no sign of inflamma-tion, sore, or tileer in my eye. -- Kendal T. Bowen, Sugar Tree Ridge, Ohio.

T. Iowen, Sugar Tree Ridge, Ohio. My daughter, ten years old, was affliet-ed with Scrofulous Sore Eyes. During the last two years she never saw light of any kind. Physielans of the highest stanling exerted their skill, but with no permanent success. On the recommen-dation of a friend 1 purchased a bottle of Aver's Sarsaparilla, which my daughter commenced taking. Before she had used the third bottle her sight was restored. Her cure is complete. - W. E. Suther-land, Evangelist, Shelby City, Ky.

Ayer's Sarsaparilla, Prepared by Dr. J. C. Ayer & Co., Lowell, Mass Sold by all Druggists. Price \$1; six bottles, \$5.





STATEMENT OF THE GW Yeager's bridge, near Slabtown 23		
FINANCES of Columbia County, FROM JANUARY 1st, 1886, TO JANUARY 1st, 1887.		Charles Retchart, Porge bridge
FROM JANUARY 1st, 1880	the second se	L B Kochler, Yohe bridge
	TAXES ASSISTED. BTILL DUR	Jacob Shoemaker, bridge above Wilson's 6 in
DISTRICTS.		do Sands bridge
eaver	655 53         92 50         116 85         191 30         84 50         37 05           814 52         85 00         90 05         50 55         50 09         94 45           1109 57         75 50'         98 07         503 00         50 52         74 57           3360 111         79 00 1521 19         1185 55         50 59'         932 01	John Wolf, Wahlch or oge E C Bundy, and or bridge
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	Here are an avera control and the second sec	PENITENTIARY AND ASYLUM.
Amount due for years previous to 1886. Districts. Collectors. Y'r County" Dog.	Road and Bridge Viewers and Road Damages. Sundry persons as viewers	Convicts in Eastern Penitentiary for '85. 200 85 Support of Lizzle Hawley, Warren
Hoom	Greenwood seminary, damage, Greenwood 53 00 wm Long, damage, Fishingcreek	Convicts in Kastern Pentionuary for 85. 200 88 Support of Lizzle Hawley, Warren
the LA Garman 1885 cott Wesley Ruckie 1885 \$1628 900 \$\$304 15	John Waritch, damage, Mt Pleasant	ASSESSORS PAY. # 545 m
ETER A EVANS, Treasurer of Columbia county, in account with said county on county funds. ap. 1. 1856. DR.	Catawissa Paper Mill, dam., Catawissa	Beaver.         33         80         Jackson
an. 1, 1886. DR. 0 and uncollected prior to 1886	Albert Sommers, damage, Hemlock 20 00 W W Kline, damage, Hemlock 25 00 Isaac Evans, damage, Pine	Bloom
County tax assessed in 1886.         Performance           Lax on registry of voters.         72           Wm Krickbaum,cost Com, vs Christian         44           Daniel Laubach, rent old jall.         19 25	Geo 10 00 J H Vastine, damage, Catawissa. 165 00 Simon Raup. 155 00 Michael Kessler, damage, Pine. 51 00	Centralia 37 45 MC rieasant. 25 60 Centre 22 75 Orange 16 75 Conyngham 34 35 Pine
Jonas Kline, 14 00 Z R Shuitz, pigeon holes. 160 B P Forther, fine for killing quality 100 the town of B service and suit style 25 1	Michael Kessler, damage, Fine	Laboration states and the
o and to hand at last settlement. 72 94 county tax assessed in 1886. 26845 19 tax on registry of volers. 72 5 Wm Kriesbaum,cost com, vs Christian 44 47 Datiel Laubsch, rent old jail. 19 25 Jonas Kline, "100 19 19 10 19 25 Jonas Kline, "100 19 10 10 10 10 10 10 10 10 B P Fortner. Ine for killing qualis 10 00 the town of HJ comsty rent old jail. 72 0 Guy Jacoby, cost, com vs Grover. 11 80 County tax on unseated land. 724 81 "20 ested land. 148 88 road tax on unseated land. 148 88 road tax on unseated land. 169 10 b poor tax on unseated land. 169 10 "26 ested land. 169 10 seated land. 175 10 "3 seated land. 169 10 Stormuch, added tax, Benton. 180 Charroe Whipple, added tax, Madison. 18 Wm Roat, added tax, Madison. 18 Unant. received Ind attribution. 18 00 Attree Whipple, added tax, Madison. 18 Unant. received rise discribution. 14 00 M Poort and tax on unseated land. 10 10 10 10 10 10 10 10 10 10 10 10 10 10 1	Daniel Keller, damage, Locust	Assessors for Fall registry voters, 117.00
County tax on unseated land. 784 81 seated land. 148 86 road tax on unseated land. 986 45 seated land. 986 45 seated land. 289 63	Aaron Smith, damage, benton, 10 00 F S 35 00 I K Laubach, Benton. 35 00 J H Creveling, damage, Scott 45 00	SCALPS, FOR FOX. WILD CATS, WEASELS, MINKS, HAWKS AND OWLS.
school tax on unscated land	J H Creveling, damage, Scott	Paid sundry persons
building tax on unscated land 174 17 building tax on unscated land 175 00 sected land 33 03 special road tax on unscated land 12	B F Sharpless, damage Scott	Paid spring election officers
<ul> <li>special road tax on unseated land</li> <li>T C McHenry, added tax, Benton</li> <li>S Brombach, added tax, Catawissa</li> <li>W m Roat, added tax, Madison</li> <li>S0</li> </ul>	Commissioners' Office and Court House.	is monute blog advant falser and attraction 141 bit
<ul> <li>Win Host_added (ax, Madison. 1 50</li> <li>Clarence Whipple, added tax, Madison. 31</li> <li>the Penn'a K K Co, land sold by com'rs 3 00</li> <li>ant received from doy fund</li></ul>		Paid constables attending fail clection
Alfred Wolford, added tax, Madison 184 unseated land tax, since distribution 74 08 seated land tax, since distribution 12 20 W H swater tax	J B yetter, auditor	<ul> <li>Sam't Smith, adv election proclamatin 1 00</li> <li>TAXES REFUNDED.</li> </ul>
<ul> <li>W H Snyder, Jury fees</li> <li>I W McKeivy, supt of Margaret Weaver Danville Asylum</li> <li>O 89 00 000 000 000 000 000 000 000 000 0</li></ul>	J H Mercer, ink. 65 Bloomsburg Water Co, water rent	TAXES REFUNDED. Amt of township taxes refunded
0 Wesley Bowman, old plank, 3 00 <b>\$45495</b> 22 CR.	Geo Moyer, work at Court house	The second s
y com, and discount allowed on Co. tax for 1886. Instricts. Com. Dis. Districts. Com. Dis.	Geo Moyer, work at Court house. 3 00 James Ferguson, shoveling show 1 23 Catharine Kitchen, cleaning court house. 11 50 Thos Gorrey, lumber 34 11 C W Runyan, hardware 34 16 James McCormick, work at Court house 38 B F Savita, repairs at Court house. 13 24 Thos Gorrey work in Court house. 13 24 Thos Gorrey work in Court soffice, (court 50 - 0 0 on Vault contract. 300 Fred Schwinn, hauling 500 C A Jacoby, coal. 165 33	Sun and Banner Pub Co, i docket Record- er's office
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enrol	Fred Schwinn, hauling     5 00       O A Jacoby, coal.     165 53       James Cadman, agent, chair.     6 30       W H Housel, sharpening mower.     75	
entralia. 12 51 21 08 Mt Pleast. 7 06 12 02 entre 14 59 17 83 Orange. 18 39 13 33 onyng m. 177 59 12 Pline. 4 (6 7 10 ishinger'k 8 62 22 15 Roaringe'k 7 65 13 24	W H Housel, sharpening mower	COUNTY BONDS. I 2071 00 Amt county bonds redeemed
fahinger'k 8.62 22.75 Roaringe'k 7.55 13.94 ranklin 10.62 15.52 Scott 12.34 32.12 reenwood 14.47 36.92 Sugarloaf 2.46 4.33 emlock 17.09 29.32	Jacob Dieffenbach, brooms     3 50       Jacob Dieffenbach, brooms     3 50       H G Eshleman & Co bill rendered     83       N J Hendershott, bill rendered     4 73       The E Howard Watch and Clerk (n. oil)     31	REAPTTULATION. \$ 2871 00
emiock 17 09 29 32 CR. \$309 01 \$737 47	The E Howard Watch and Clock Co, oll.       51         J R Schuyler & Co, hardware	Miscellaneout
y commission, exonerations and returns allowed collectors on county tax for 1885 & previous y'rs.	Roadarmel & Welliver, blacksmithing 4 84 John Lewis recairing roof 250 Coffman & Menagh, work at Court house and law library 132 00	Road and bridge viewers and road dam'ges 101 50 Commissioners office and adart house. 2011 50 County jail.
istricts. Com. Ex. Districts. Com. Ex. 1885. Locust 59 97 774 wadiscom. 40 57 14 44	D R Coffman, work at Court house 74 35 Bioomsburg Gas Co, gas	Road and bridge viewers and road dam ges       5011 for         Commissioners office and covert house
1885.         Locust         39 97         7         74           enton	Win Rabb, bill rendered         2 90           M J Casoy, plastering         1 25           Keystone Planing & Cabinet Co lumber.         20           Moyer Bros, bil rendered.         30 11	Assessors pay
na wiesz istore 14 6 22 40 6 ML Picus 1, 20 46 18 46 entralia 48 62 40 6 ML Picus 1, 20 46 18 46 entre. 80 16 20 59 Grange 42 42 3 49 onyng m 56 41 116 28 Pine, 19 23 31 84 Ishingek 55 52 5 11 Scott 68 67 20 07	Win Habb, bill rendered     2 90       M J Cassey, plastering     1 23       Keystone Planing & Cabinet Co lumber     30       Moyer Bros, bil rendered     30       I W McKelvy, bill rendered     437       Stephen Pohe, Commissioner.     542       Washington Part do     489       Bill Mendenhall,     366       John B Cusey, Clerk.     900       E R Ikeler, Atty for Commissioners.     100	Taxes refunded. 1408 97 Blank books 259 95 Books and Interest. 259 96
Ishingek 55.52 5.11 Scott	Washington Farr         60         482         00           Eli Mendenhall,         60         386         00           John B Casey, clerk.         900         00         E R Ikeler, Atty for Commissioners.         100         00	\$27058.58
ackson . 13 74 6 90 Centralia., 86 21 121 34 \$1253 29 \$527 61	COUNTY JAIL. \$ 3949 34	From amount of orders issued deduct #2349.83 taxes refanded, \$4.94 redemption money, #85.71 county bonds and interest paid, leaves #21868.81, which is the actual ordinary expenses for the year
y total commission	B F Gardner, attending prisoners	SHEEP ORDERS ISSUED.
* disconnt	The second design of the part of the second se	Beaver         \$ 18 00         Jackson,         \$ 12 00           Benton,         42 50         Locust.         19 00           Brarcreek.         10 50         Madison.         158 25           Centre         46 00         Montour         6 00           Pishingcreek.         46 00         Montour         6 00           Pranklin.         54 50         Pine         45 00           Greenwood.         7 50         sugarloaf
balance in hands of Treasurer	Charles Krug, lumber	Centre         46 00         Montour         6 00           Pishingcreek         49 00         Mt Pleasant         15 50           Pranklin         54 50         Pine         5 00           Greenwood         7 50         sugarioaf         10 00
Berneth & Marta Mar Planner, for A such state, Providence	Mrs M Barrett, hemming towels 50	Hemlock 10 0.

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rns, 1800.00

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ABSETS

LIABILITIES.

LI ROBBINS, (SEAL.) J. B. YETTER, (SEAL.) E. M. TEWKSBURY, (SEAL.) County Auditors, (county Auditors)

OF VALUABLE

Poor District is warranted by the Act of 1869 above mentioned. about one-half the voters of the county, the total vote for governor having

directors have power to appoint a al judges in the western counties of the treasurer, a collector, a steward, a state had refused to grant any licenses, physician, and such other assistants as and that the supreme court held that power to levy taxes for defraying the expenses of the purchase of a farm, In proof, he cited the late decision erecting buildings and maintaining the called Reed's appeal, in which poor, and except so far as is provided the supreme court say that the intent and limited in the Act, they have all of the legislature in their act of 22d the power and duties which, overseers March, 1867, is very clearly expressed of the poor were then required by law and ought not to be misunderstood to exercise and perform.

They were thereby authorized to therein mentioned, and are required to issue their warrant to the collector, at their opinion, having doc whenever, in authorizing and requiring him to demand, receive and collect, from every person therein named the sum where-with such person stands charged, in the manner and by the same process as poor taxes are now (1869) by law collectable.

The manner and process of collecting poor taxes at that time are fully set forth in the 31st to 36th Sections the Act of 15 April 1834, Pard. Dig. 1594. Under that law the collector must have a warrant from the overseers of the poor, there must be demand and to pay; a warrant from a refusal justice of the peace to levy and sell the goods of the delinquent on notice etc. In the case under consideration the defendant was appointed by the Director's of the poor of the Bloom Dis-Taxes were duly assessed and trict.

levied against the plaintiff with the other tax payers of Bloomsburg, late the township of Bloom. Ninety-five per cent. of tax against the plairtiff was paid and on his refusal to pay the

by the Act entitled An Act regula ting the collection of taxes in the several boroughs and townships of the bouses already licensed is not to be commonwealth, passed June 25 1885, considered, the responsibility resting P. L. 187, he is entitled to a deduction on the people, who determine by their of five per cent. from the amount signatures the necessity. charged against him.

question raised by the case is The whether that Act applies to the Bloom three sections of the court-rules, and Poor District in regard to the collection objected that it would be unfair, in of taxes for the maintenance of the poor within that territory.

The title of the Act, and the provisions of the first section, limit the general remonstrance. boroughs acting in the capacity of the application of Mr. Tubbs for a resuch municipality, so far as the elect-ion of collector is concerned. The fourth section however might be held to extend to all taxes, county, borough, while an individual might, if he saw fit, township, school, poor and taxes levied keep a temperance house for the enterby other authority empowered to levy tainment of the traveling public, yet taxes within the several boroughs of under the law as it now stands, no the commonwealth, and therefore to stranger or traveler has the right to embrace a corporate poor district, were claim a meal or lodging or any enter-it not for the last section of the Act, tainment except from the landlord of a it not for the last section of the Act, which provides, that, "so much of all licensed house. He did not propose to discuss the evils of intemperance, nor general Acts heretofore passed, as is to present to the court, which would be neonsistent herewith, is hereby repealed, but this act shall not apply to bound to disregard it, his individual any taxes, the collection of which is opinion in advance of the decision of regulated by a local law." It clearly the people, as to the proper remedy for appears by this section that the other those evils; the question was one now suthorities mentioned in the fourth widely sgitating the public mind. section are such as under a general law Meanwhile until the people shall have

their successors were created a body ren between fifteen and twenty-one come to the United States Senate next politic and corporate, in law to all in-tents and purposes whatsoever relat-ing to the poor of the district, having bundred ninety seven women and eight the Lot of the United States Senate next bundred ninety seven women and eight the Lot of the United States Senate next ing to the poor of the district, having hundred ninety seven voters; that the the Inter-State Commerce bill. He has perpetual succession, by the name style return was from forty-four out of a and title of the directors of the poor of hundred and thirty Sunday schools in years, and his election may be accept Bloom Poor District. This change the county, and that upon the same ed as an indorsement of his course. From Wilkesbarre township to Bloom ratio the total of signers would include Wilkesbarre township to Bloom ratio the total of signers would include called, is a man of indefatigable industry, an assiduous representative of the interests of his constituents, and is sure By the fourth section of the Act the been less than six thousand; that severto make a good record in the Sinate. He is well known in Washington, having served four years in Congress beore the war, and nearly twelve years Confederacy. The question of temperance has been creditably solved for herself by the mistress of the White House. When the Diplomatic Corps sat down to the President's dinner of state a few evethat the court in each county is to nings ago, eight wine-glasses stood at every plate but that of Mrs. Cleveland ; she took only water. This was not criticism of the taste of her guests, but number and character of the petitioners for and against such application,

only an assertion of her own preference. It defined her personal status, and it discharged her official duty. It was a tine reply that Ex Lieut. Gov. Brockmeier of Missouri n.ade, such license-not hotel-is not necessary to the entertainment of strangers and travelers. The petition must be when asked why he did not call on special, not general, otherwise it may be disregarded. The petitioners may think there is a busier man in the be male or female citizens, not necescountry than the President, and as he

has little enough time of his own, I don't think I have a right to infringe Although the remonstrance wa general and not filed seven days be-fore the first day of the term, Mr. on it. I have no personal acquaintance with him, and of course he can have Little argued that it might be received and considered, the rule applying only where the character of the applicant no desire to see me. My Congressman proposed to take me to call on him, but I didn't care to take up half an or the sufficiency of his equipment is hour of his time in the day that would attacked, and the supreme court not have to be atoned for at night.' excluding a general petition or remonstrance, but saying that it may be dismore of the prominent men who visit Washington so fully realized the value regarded, thus implying that it may of the President's time, it would be gratefully appreciated by him.

Geo. E. Elwell, Esq., representing an applicant, replied, citing the recent opinion—December last, first since Reed's appeal—of Judge Alfred Hand **Three Peculiarities** of Scranton, holding that under Reed's Hood's Sarsaparilla, the great blood purifier appeal a remonstrance not filed in the particular case according to rule of court was paid and on the state procuring must be disregarised in the state of the peace, made the levy on the property, to re-is brought. The state of t and regulating medicine, is characterized by three peculiarities, namely : **IST:** The combination of the various remediai agents used. 2d: The proportion in which the roots, berbs, barks, etc., are mixed.

sarily voters.

not be.

3d: The process by which the active medicinal properties are secured. applicant and the fitness of his house The result is a medicine of unusual strength and that, therefore, the number of and curative power, which effects cures here tofore unequalied. These pecultarities belon exclusively to Hood's Sarsaparilla, and are Unknown to Others

John C. Yocum, Esq. , representing Hood's Sarsaparilla is prepared with the an applicant for an old stand, quoted greatest skill and care, by pharmacists of education and long experience. Hence it is a medicine worthy of cutire confidence. If you suffer from scrofula, salt rheum, or any di violation of those sections, to require ease of the blood, dyspepsia, billousness, sick hondache, or kidney and liver complaints, caturch or rheumatism, do not fail to try an applicant to meet, without notice and unprepared, an attack by way of Hood's Sarsaparilla

## "I recommend Hood's Sarsaparilla to all my friends as the best blood purifier on earth." WM. GAFF, druggist, Hamilton, O. earth." WM. GAFF, druggint, manufactor "Hood's Sarsaparilla has tured me of scrof-ulos. humor, and done me worlds of good otherwise." C. A. ARNOLD, Arnold, Me. A book containing many additional state-ments of cures will be sent to all who desire.

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

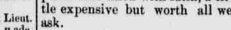
DEAFNESS its causes and a new a own home. By the who was derived characteristic sears "Treated by mast of the no specialities without benefit. Cured Annary," In specialities without benefit. Cured Annary, In particulars sent on application. If West Sist SL, New York City. GET YOUR SALE BILLS

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BLOOMSBURG, PA.

A very pretty piece of work we have in silver is a spoon holsince the war. During the war he was Postmaster General of the Southern der and call bell combined ; best quadruple plate, ornamental, handy and not high priced.

Carving knives and forks in sets from 75 cenis to twenty dollars, with or without cases. If you want something handsome for the table we have it in a dozen pearl handled, heavily plated dinner knives in a blue plush case lined with satin: a lit-

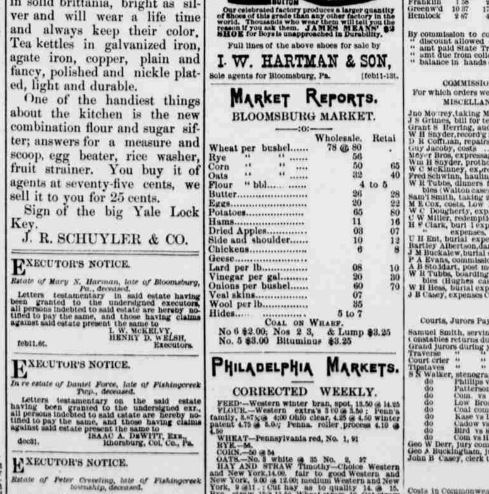


Key.

Our trade on silver is increas-President Cleveland. Said he, "I don't ing ; advertising and a large line of reliable ware to select from is what causes it. We just received 50 dozen spoons and forks in a variety of patterns and have some more of those lower priced casters on the way. Lower priced because they are plain, but just as heavily plated as the more expensive patterns. Handsome tea and coffee pots

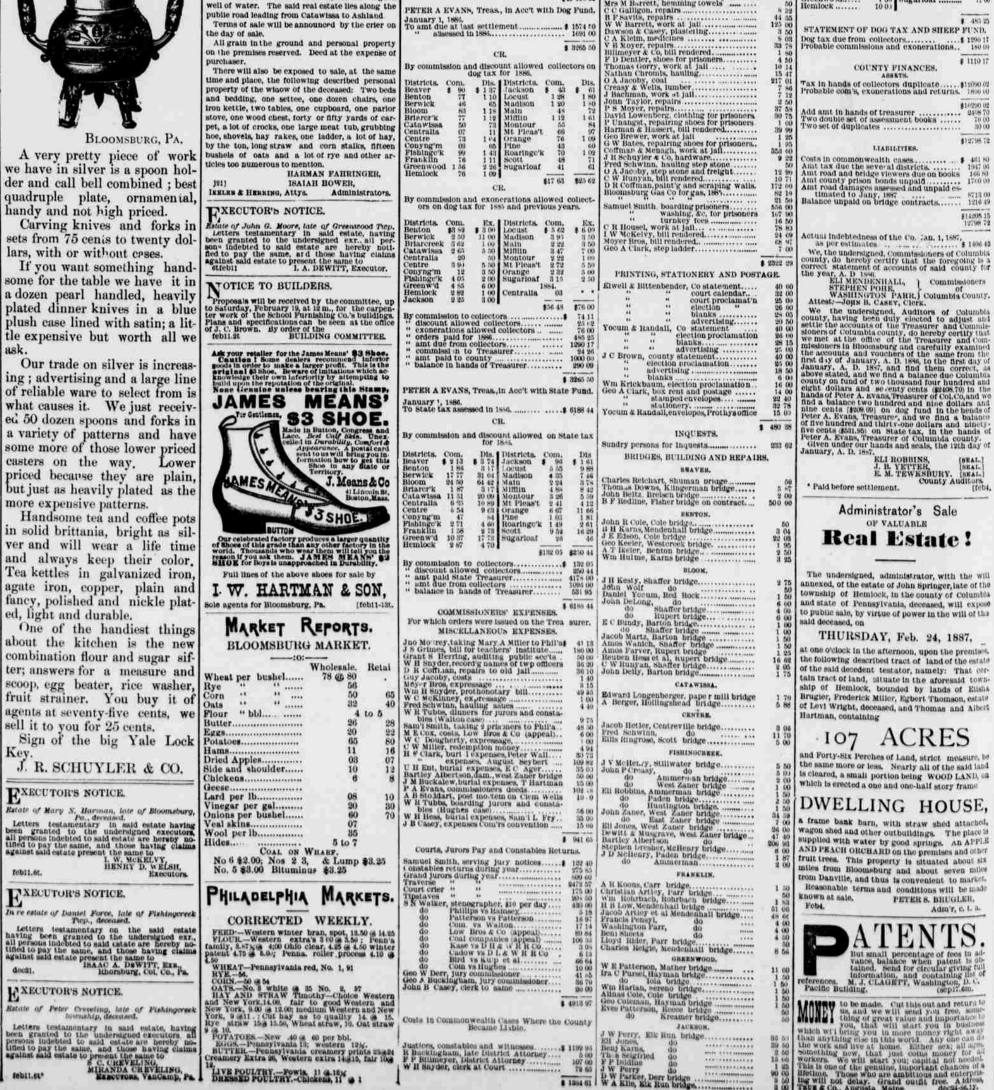
in solid brittania, bright as silver and will wear a life time and always keep their color.

Tea kettles in galvanized iron, agate iron, copper, plain and fancy, polished and nickle plated, light and durable.



ngs. There is also on the premises a good

APPLE ORCHARD



and state of Pennsylvania, deceased, will expose to public sale, by virtue of power in the will of the said deceased, on THURSDAY, Feb. 24, 1887, at one o'clock in the afternoon, upon the premises, the following described tract of land of the estate of the said decedent testator, namely: That cer-tain tract of land, situate in the aforesaid town-

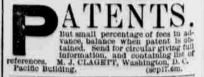
ship of Hemlock, bounded by lands of Elishe Brugter, Frederick Miller, Egbert Thomson, estate lands of Elisha of Levi Wright, deceased, and Thomas and Albert Hartman, containing

107 ACRES the same more or less. Nearly all of the said land is cleared, a small portion being WOOD LAND, on which is created a one and one-half story frame

DWELLING HOUSE, a frame bank barn, with straw shed attached.

a frame bank barn, with straw shed attached, wagon shed and other outbuildings. The place is supplied with water by good springs. An APFL3 AND PEACH ORCHARD on the premises and other fruit trees. This property is situated about six miles from Bloomsburg and about seven miles from Danville, and thus is convenient to market. Reasonable terms and conditions will be made known at sale, PETER S. BRUGLEN, Fob.

Adm'r, c, t. a.



to be made. Cut this out and return to us, and we will send you free, some thing of great value and importance to you, that will start you in business bring you in more money right away

Is one of the genuine, important chances of mo. Those who are ambitious and enterpris vill not delay. Grand outfit free. A ldress & Co. Augusta Maine. dec2i-36.15.

In re estate of Daniel Force, late of Fishingcreek Top, deceased. Letters testamentary on the said estate having been granted to the undersigned exr. all persons indebted to said catate are hereby no tind to pay the same, and those having claim against said estate present the same to IBAAC A. DWHTT, Exa. decil. Hhorsburg, Col. Co., Pa. EXECUTOR'S NOTICE.