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

BLOOMSBURG, PA. FRIDAY, JUNE 17, 1887.

The Chester County Democrat published at West Chester is booming the name of Robert E. Monaghan as can-didate for Supreme Judge. Mr. Monaghan is a prominent attorney of Chester county, a ripe scholar and upright citizen, and is held in high es-teem by men of all parties. His name was prominently mentioned for the office during the Pattison campaign. He is a democrat because he believes in the principles of democracy and is not an office seeker. The democratic party would make no mistake should they nominate Mr. Monaghan.

Whoever is nominated by the Democratic state convention as a candidate for Supreme Judge, should be just such a man as would be named for the position if the chances of success were beyond any doubt. The mere fact that there is an overwhelming majority against us should not lead the party into the error of naming any third rate lawyer who is unknown outthird rate lawyer who is unknown out-side of his own county. It is all the more necessary to nominate a strong man, and endeavor to cut down the jurists and lawyers to select from, there s no reason why the office should go

THOSE TEMPERANCE RESOLUTIONS.

EDS. COLUMBIAN.

Temperance workers are engaged in a good cause, and they will no doubt be able to accomplish much good if they go at it in the right way, but they liable to make mistakes, and one of these appears in the shape of resolutions attacking the court for not establishing prohibition in this county. If prive the Nation—as his friends think

their efforts were directed towards prohibitory legislation, instead of asking the court to do what Chief Justice Agnew, himself a strong temperance advocate, says in an opinion of the Sapreme Court ought not to be done by the courts, namely, refuse all licenses without cause shown, they would be much surer of eventually reaching some practical result. It has been said again and again

that courts are constituted to administer the laws, not to make them. The laws of the state provide for the granting of carry out the laws as they find them. "But," say our temperance friends, "the matter is entirely in the discretion of the court, and it can refuse all licenses, if it chooses." In reply to this the Supreme Court has said that the Judge who arbitrarily refuses all licenses, is not exercising judicial discretion, and not carrying out the law; that is, he is merely enforcing his own private opinions. Were it only a matter of private opinion the large majority of Judges in this state would grant no liceoses, but the law requires them to decide according to the circumstaning her friends at Oswego, New York.

convention assembled as a christian body, they ought to state the exact truth, and no mistakes should be made either through ignorance or intention. The impression given by these resolu-tions is that the court "utterly disre-garded them, and spoke of them as entitled to no weight." There is a sup-pression of fact here that is not justifiable. After hearing the remonstrance referred to, and a long argument there on, the associates being alone upon the bench stated that they had consulted with the President Judge and he was of the opinion that the remonstrance, being general in its character, was not legally entitled to consideration. This opinion was based upon the recent decisions of the Supreme Court in Reed's Appeal, that remonstrances shall be particular and unless they are so they

are not to be regarded by the court. The remonstrances did not comply with the rules of court, nor with the law of the state as laid down by the highest authority, and therefore it was properly rejected. Prohibition cannot be secured in the manner attempted by the Sunday school convention. It must be done by legislation, and can be brought about in no other way. Efforts to secure this result are most commendable, and when properly di-rected great good can be done by educating the people up to the proper stan-dard, but it is intemperate temperance to seek it through a tribunal that has no power to grant it, and in a manner not in compliance with law, and then censure the court for refusing to overrule its superior authority.

I am not advocating the license sys-

tem, and I shall hail the day with delight when the state and nation are emancipated from the great evil of intoxication. If the majority of the people of Pennsylvania shall say, when the opportunity is given them, that no intoxicating liquors shall be manufactured or sold within the commonwealth I shall be content, but there is no law now that authorizes any tribunal to establish local prohibition, and until such law is made by the proper branch of the state government we must abide by the statute books.

WASHINGTON LETTER

[From our Regular Correspondent.]

WASHINGTON, D.C., June 18th, 1887. I may mention as an echo of the National Drill, that half of the small boys of Washington are so thoroughly infused with the military ardor of times, that daily they can be seen in bands, marching on the streets, wearing paper caps, with sticks for guns, while the uniform of these soldiers in embryo is really picturesque, and they present arms and drill to the tap of the drum with pretty fair precision.

The only colored man in the Signal Service has been dismissed for inefficiency and irregularity of moral conduct after he has had a better chance of reform than would be given a white man under similar circumstances.

Recently a great number of printers have been discharged by Public Printer Benedict, and there will be quite a Patent Office and the Treasury on against all persons for the protection July 1—the reduction in force being and recovery of their separate property made necessary by a decreased appro- as unmarried persons. priation bili

The almost forgotten fact that Wm. dispose of her property, real and per-A. Wheeler acted as Vice-President of sonal, by last will and testament, in A. Wheeler acted as Vice-President of the United States one term, was recalled by his death, and half-masting the flags on public buildings in this city on the day of his funeral. Wheeler, after retiring from office, a will executed by a woman before like Hayes, his principal in the theft of the Presidency in 1876, dropped from the Presidency in 1876, dropped from the late of the Presidency in 1876, dropped from the late of the United States on t

execration of all truly honest men, living the remainder of his days in such pairful remorse and obscurity, that both his mind and pody became the easy prey of insidious disease.

The people of Washington are grati-fied to learn of the improvement in the condition of their beloved fellow citizen, the wealthy banker and philan-thropist, Mr. W. W. Coreoran, who was lately prostrated with paralysis, which at first caused much concern. Mr. Corcoran's large benefactions to the city are the famous Corcoran Art Gallery, with its fine collections of paintings and pictures, and the Louise Home, where gentlewomen in reduced circumstances may find refuge in their declin-ing days. Although Mr. Corcoran is in his 89th year, it is hoped he may yet be spared for years of beneficence and usefulness for he is an honor and a bless-

ing to his country and to the world.

The National Rifles bave accepted an invitation to participate in the competive drill at Chicago, next October. The Western boys would do well to look to their laurels, if they expect to defeat the Capital's crack company.

There is a curious coincidence in the

fact that no sooner does the man from Maine set sail for Europe than the Irish-American club of New York begins to boom Mr. Blaine for President declaring that while they have no objection to other candidates, the head of the old ticket is the man of their majority. With such material as that hope will not be realized. This Judge Cummin, Judge Pershing, Judge Blaine talk, and the further fact that Albright, Mortimer F. Elliott, Robert the New Hampshire Republicans have E. Monaghan and other distinguished resurrected, and are about to send to the U. S. Senate "Bill" Chandler, political boss, notorious corruptionist, and as bad as all, the fraudulent President's tool and underling, conclusively demonstrates that more than one defeat will be required to chasten the Repub-

If the people of Washington could decide the question, I beleive Secretary Lamar would surely succeed to the vacancy in the Supreme Court, but we have it from good authority that the Secretary does not desire the position as it would shelve him for life, and de--of the great ability of this eminent statesman in its cabinets and councils, where he is best fitted to serve and

As the Grand Army of the Republic is incubating another "Dependent Pension Bill," which they will urge the next Congress to pass, it is probable that President Cleveland's veto will again be the country's only safeguard against a measure so unjust and ruin

President Cleveland, on his way to Washington from the North woods of licenses, and the courts are sworn to New York, where he has been investigating personally the "disputed fisheries" question stopped at Albany and dined with Gov. Hill, which the poli-ticians of all shades believe evidences such cordiality between these distinguished Democrats they will not be rivals for Presidential honors. The President and Col. Lamont were much benefitted by their outing, though both are badly sunburned and show many marks of their contests with black flies and mountain mosquitos. Mrs. Cleve-land did not return with the President

Married Women's Property.

FULL TEXT OF THE NEW PENNSYLVANIA LAW ON THE SUBJECT.

act known as the married persons' property act. Its provisions are as follows:

SECTION 1. Be it enacted, etc., That hereafter marriage shall not be held to impose any disability on or incapacity in a married woman as to the acquis tion, ownership, possession, control, use or disposition of property of any kind real and personal, or her right and power to make contracts of any kind in any trade or business in which she may en gage, or for necessaries, and for the use, enjoyment and improvement of her separate estate, and to give obligations binding herself therefor; but every married woman shall have the same right to acquire, hold, possess, improve, control, use or dispose of her property, real and personal, in possession or expectancy, in the same manner as if she were a femme sole, without th intervention of any trustee, and with all the rights and liabilities incident thereto, except as herein provided, as if she were not married, and property of every kind owned, acquired or earned by a woman before or during her marriage shall belong to her and not to her husband or to his creditors ; provided, however, that a married woman shall have no power to mortgage or convey her real estate unless her husbund join in such mortgage or convey-

Section 2. A married woman shall be capable of entering into and render ing herself liable upon any contract relating to any trade or business in which she may engage, or for necessaries, and for the use, enjoyment and improve-ment of her separate estate to, and of suing and being sued either upon such contracts, or for torts done to or committed by her, in all respects as if she were a femme sole; and her husband need not be joined with her as plaintiff or defendant, or be made a party to any action, suit or legal proceeding of any kind brought by or against her in her individual right; and any debt damages or costs recovered by her in any such action, suit or proceeding, shall be her separate property, and any debt, damages or costs recovered against her in any such action, suit or other proceeding, shall be payable out of her separate property and not otherwise; provided, however, that nothing in this or the preceding section shall enable a married woman to become accommodation, endorser, guaranter or

surety for another. Section 8. A married woman may make, execute and deliver leases of her property, real and personal, and assignments, transfers and sales of her sepa rate personal property, and notes, bills, drafts, bonds or obligations of any kind and appoint attorneys to act for her, and it shall not be necessary for her husband to be made a party thereto or joined therein.

Secreon 4. Husband and wife shall have the same civil remedies upon connumber of clerks dismissed from the tracts in their own name and right

Section 5. A married woman may

An Act.

PROVIDING FOR THE LICENSING OF WHOLE SALE DEALERS IN INTOXICATING LIQUORS.

in General Assembly met, and it is the affirmative the stranger said : hereby enacted by the authority of the same, That all wholesale dealers, brewdead, and his body will be down on the ers, distillers, rectifiers, compounders, storekeepers and agents having stores

the sum of one hundred dollars, which sum shall be paid into the State Treasury for the use of the Commonwealth

SECTION 2. Licenses shall be granted only by the court of quarter sessions of licenses may be granted under previous laws at any session fixed by said court, further, That it shall not be lawful for any rectifier, compounder, wholesale dealer, storekeeper, agent or bottler to sell in less quantities than one quart, and distillers, brewers and manufacturate of the old court house bell meant, and distillers, brewers and manufacturers shall not sell in less quantities than one gallon.

Section 3. That all bottlers within this Commonwealth shall be required to procure license from the court of quarter sessions of the respective coun-ties in which they are located, in the manner provided for in the second section of this act, for which they shall pay the sum of two hundred dollars in cities of the first, second and third classes, one hundred dollars in all other cities, boroughs and townships: Provided, That no bottler shall be permitted to sell spirituous, vinous, malt or brewed liquors to be drank upon the premises where sold, nor at any place provided by such seller for that pur-

APPROVED-The 24th day of May, A. D. 1887. JAMES A. BEAVER.

Cleveland at St. Louis

General Noble and Colonel Dyer ave received a long letter from Genple, and as commander-in-chief of the would adjourn the court until the 25th army and navy of the United States is inst., when the counsel for Barclay Peak free to come and go wherever the jurisdiction of this gour national government, extends. He may visit any fort or ship where the national flag will be lowered to manifest respect to him and his office, and should a foreign ship fail to do him full honors none will be one ballot. First we voted as to whether the girl committed sniedle. so quick to resent an insult as the mem- whether the girl committed suicide, bers of the Grand Army of the Republic, who periled life and limb to make the first degree. Only one vote was that flag respected at home and abroad. needed to decide each of these three Governor Beaver has approved the ct known as the married persons less endangered, should he be on the argument was needed; but we all felt stand alongside of our commander-in- that we could not bring in any other chief, General Fairchild, when the verdict. I think our prompt action re-Grand Army is passing in review, flects credit upon us for our fidelity seems to me monstrous, and I will and our desire to do our duty. I wish pledge my life that no Iowa soldier will we could have brought in another verdo so unmanly an act, and should Mr. Cleveland accept the invitation, which I hope he will, to attend the parade of the Grand Army of the Republic at St. Louis, I will stand by his side or I will march past in the ranks of Ransom post, as may be ordered by General Fairchild."

They Killed a Crazy Man.

WO ASYLUM KEEPERS ACCUSED AND ARRESTED.

The arrest of Keepers McHugh and Hundred and Twenty-sixth street staof George Farrish, a violent lunatic, who died, it was said, in consequence of brutal treatment by the keepers in

he asylum from Bellevue Hospital. He died April 11 and was buried in Evergreen Cemetery, but information coming to the Coroners through a former attendant in the hospital, one Mitchell, indicated that he was the victim of maltreatment. Mitchell said lunatic. The poor fellow was crying or mercy, when McHugh, who was on top of the prostrate man, dashed the latter's head several times violently on

the boards. The autopsy, which was made at the emetery in the presence of Dr. Scholer the right side and four on the left. strength of these developments Coroner Levy on Sunday handed two warrants sylvania. to Capt. Sanders for the arrest of the keepers. The Captain sent Detective Patrick Gargan with the warrants, and Sunday night the latter returned from

the island with the prisoners. McHugh is a repulsive and viciou looking individual, and this is not the first charge of a similar character against him. Last winter he was accused of having abased a man named Mendelssohn, who was suffering from incipient insanity but who was harmless and docile. After Mendelssohn's removal to Ward's Island, his wife visited him each day, but at the expiration of a week she was told by one of the attendants that her husband wasn't feeling very well and that she could not see him. She persisted, however, declaring that, being his wife, she would be near him. After some futile argument the officers of the in stitution finally consented, having meanwhile fixed up her husband so as

to present a little less shocking appear On entering the room where visitors meet inmates Mendelssohn tot ered to-

bruises and cuts, while he was hardly dividual firm, association or corporation able to stand. Mrs. Mendelssohn then employing wage workers, skilled or ormade some arrangement for the remov-al of her husband, and one morning soon after started to fetch him down. SECTION 1. Be it enacted by the Sen-ate and House of Representatives of the Commonwealth of Pennsylvania her husband, and upon answering in

next boat."

The body did come down as stated, or offices within this Commonwealth and through the desire of the friends or offices within this Commonwealth dealing in intoxicating liquors, either spirituous, vinous or mait, shall pay for each separate store, brewery, distillery, rectifying or compounding establishment or agency, an annual license, in eities of the first, second and third classes, the sum of five hundred dollars; in the sum of three hands of the sum of three hands. An autopay showed that two of the man's every month wherein such payments robb had been broken, while his body ment or agency, an annual license, in eities of the first, second and third classes, the sum of five hundred dollars; in the sum of three hands are said through two extenses. all other cities, the sum of three hun- that case, and though two ex-keepers

Barclay Peak Guilty.

Barclay Peak has been found guilty of murder in the first degree on the the proper county, in such manner as is provided by existing laws, and shall be for one year from a date fixed by rule or standing order of standing order or order orde morning and at 11.55 the jury retired rule or standing order of said court; morning and at 11.55 the jury retired. the said court shall fix by rule or standing order a time at which application for said licenses shall be heard, at which time all persons applying or making objections to applications for licenses may be heard by evidence, petition, remonstrarce or counsel:

Provided, That for the present year licenses may be granted under previous. firm step and took a seat in the dock. When the jurors slowly filed in, Peak not later than June thirty: Provided peered into their faces as if to read his further. That it shall not be lawful for late—and then be turned away and and they dared not enter the room and face Barclay Peak's accuser. The dead girl's parents and her pretty sis-ter, Eva Anderson, were also absent. Some delay was caused by the absence of Mr. Robbins, who had gone to Moorestown, and of Mr. Gaskill, who was at dinner. About half past two o'clock Mr. Gaskill came in, and Foreman Endicott, in response to the court clerk's inquiry, said in a clear voice that rang through the court room, and

fell upon Barclay Peak's ears like a knell, "Guilty of murder in the first de-There was a shuffling of feet gree." and a buzz of voices, and every eye way turned on Barclay Peak. never winced under the ordeal. Not : muscle of his face moved. His patter deepened perhaps, but his eye was steady and his lip did not quiver. His nead rested, as before, on his hand and he did not change his position. He sat there still and motionless, and for all the emotion he betrayed, he might have had less interest in the scene than eral Sherman in which he discusses at was broken by Mr. Gaskill, who asked at some length the recent muddle rethat the jury be polled. This was done, garding the invitation to President every man answering in firm tones: Cleveland to visit St. Louis during the "Guilty of murder in the first degree." Grand Army encampment, and in the course of his letter he says: Mr. Cleveland is president of the United he desired to consult with his colleague States by a fair election of all our peo- Mr. Robbins. Judge Parker said he

then as to whether it was murder in

dict, but it was impossible." Bishop Stevens Dead-

Right Rev. William Bacon Stevens bishop of the diocease of Pennsylvania Protestant Episcopal church, died at his residence in Philadelphia at 9:10 o'clock Saturday morning, after a protracted illness.

Bishop Stevens is the fourth Episco pal bishop of Pennsylvania and was born in Bath, Me., on the 13th day of July, 1815. He was educated in Phillips academy, Andover, Mass., and then spent over two years in foreign Cleary, of the Insane Asylum on then spent over two years in foreign Ward's Island, was Sunday night re. travel. He graduated as an M. D. in ported at Police Headquarters in New Dartmouth college and practiced his York by Capt Hooker, of the East One profession in Savannah, Ga., nearly five years. Shortly afterwards he be The arrests are the outcome of the autopsy made Saturday by Deputy Coroner W. T. Jenkins, on the body ecclesiastical preferment and in 1848 became rector of St. Andrew's church Philadelphia. He remained there un April last. Farrish was removed to til January 2, 1862, when he was con secrated assistant bishop of Pennsyl vania, and upon the death of Bishop

Potter in 1865, he became the hishor of Pennsylvania. In that same year the diocese was divided and the see of Pittsburg was created. In 1871 the diocese of Central Pennsylvania was that on the night of April 8 he saw created, under which Lancaster is situ-McHugh and Cleary belaboring the ated and over which Bishop M. A. De Wolfe Howe presides. In 1868 Bishop Stevens was appointed to take charge of the American Episcopal churches on the continent of Europe, which post he held for six years.

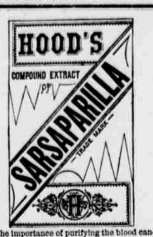
Bishop Stevens was a voluminous writer and was one of the most scholarshowed that four ribs were broken on ly men of his church. Bishop Whitaker formerly bishop of Montana, and elect-The head was much bruised. On the ed last year as coadjutor to Bishop Stevens, now becomes bishop of Penn-

> The Pennsylvania railroad has made a traffic agreement with the D. & H. Canal company, by which it be enabled to use the lines of the latter, in reaching points in Central and Eastern New York. It is further reported that the Pennsylvania has completed its plans for the erection of elevated tracks through Jersey City, and the intention is to transfer passengers on traffic agreement with the D. & H. tention is to transfer passengers on double-decked ferry boats, connected at the New York city station, with the branch lines of the Manhattan Elevated road, which is to be built to the ferries. The rumor that the Pennsyl vania is to build a tunnel under the Hudson is without foundation, and probably had its origin in the fact that work has lately been resumed on the original Hudson River Tunnel.

Of Interest To Laborers.

A LAW REQUIRING THE PAYMENT OF WAGES EVERY TWO WEEKS

employing wage workers, skilled or or-dinary laborers, engaged at manual or clerical work, in the business of mining or manufacturing, or any other employe, shall make payment twice in each month in lawful money of the United States to the said employes, laborers and wage workers or to the authorized representatives, the first pay-ment to be made between the first and fifteenth and the second payment be-tween the fifteenth and thirtieth of each month, the full net amount of wages or earning due said employes, laborers and wage workers upon the payment upon the dates herein set forth to wage workers, laborers or dred dollars; in boroughs, the sum of two hundred dollars, and in townships, nothing further was ever done. ty of such individual, firm, corporation, association or other employer, then such amount of wages or earning shall be and become a legal claim against such individual, firm, corporation, association or other employer, and shall be recoverable by law, with interest from the date such amount is due.



The importance of purifying the blood ca not be overestimated, for without pure blood you cannot enjoy good health. At this season nearly every one needs a

good medicine to purify, vitalize, and enrich the blood, and we ask you to try Hood's Peculiar Sarsaparilla. It strengthens and builds up the system, creates an appetite, and tones the digestion, while it eradicates disease. The peculiar combination, proportion, and preparation of the vegetable remedies used give to Hood's Sarsaparilla pecul- To Itself other medicine has such a record of wonderful other medicine has such a record of wonderful cures. If you have made up your mind to buy Hood's Sarsaparilla do not be induced to take any other instead. It is a Peculiar Medicine, and is worthy your confidence. Hood's Sarsaparilla is sold by all druggists. Frepared by C. I. Hood & Co., Lowell, Mass.

100 Doses One Dollar CANDIDATES' CARDS.

The names announced under this heading are subject to the decision of the Democratic County Convention, to be held in Bloomsburg, on Tuesday, July 26, 1887. The Delegate Election will be held on Saturday, July 26, between the hours of 3 and 7 p. m.

FOR ASSOCIATE JUDGE, CYRUS B. McHENRY. Of Fishingcreek Township.

FOR PROTHONOTARY AND CLERK OF WM. H. SNYDER, Of Bloomsburg.

FOR REGISTER AND RECORDER, C. H. CAMPBELL, Of Bloomsburg.

N. P. MOORE, of Hemlock Township. FOR REGISTER AND RECORDER, MICHAEL F. EYERLY,

FOR REGISTER AND RECORDER,

Of Bloomsburg. FOR REGISTER AND RECORDER, G. W. STERNER,

Of Bloomsburg. FOR COUNTY TREASURER,

A. B. CROOP, Of Briarcreek. FOR COUNTY TREASURER, G. A. HERRING, Of Bloomsburg.

FOR COUNTY TREASURER, H. C. KELCHNER, Of Scott Township.

FOR COUNTY COMMISSIONER, STEPHEN POHE, Of Centre Pwp. FOR COUNTY COMMISSIONER, WASHINGTON PARR,

FOR COUNTY COMMISSIONER, L. M. CREVELING, Of Fishingereek.

Of Franklin.

FOR COUNTY COMMISSIONER, WM. G. GIRTON, Of Bloomsburg.

FOR COUNTY COMMISSIONEL, ELIAS HOWELL, Of Mt. Pleasant Township.

FOR COUNTY COMMISSIONER, JESSE RITTENHOUSE, Of Beaver Twp.

> TRUSTEE'S SALE OF VALUABLE

Real Estate!

Common Pleas of Columbia county, the under-signed, appointed Trustee, will sell on the premses, in Greenwood township, Columbia county,

SATURDAY, July 9, 1887, at 3 o'clock in the afternoon, the following de-scribed real estate, to-wir: All that piece, parcel and tract of land, situate in said county and state

66 ACRES

for drawing deed. SAMUEL SMITH, Sheriff,

The Bloomsbure School Board will hold a regular meeting on Friday evening, June 24, 186, at which time teachers for the cosming year will be selected. All applications should be sent to the Secretary on or before that day.

J. J. LAWALL,

Socretary.

Bresident.



STATEMENT OF BLOOMSBURG SCHOOL DISTRICT FOR THE YEAR END-Tax rate 4 mills for school purposes and 1 mill for building purposes on the dollar valuation. M. C. WOODWARD, Collector, DR.

RICHARD STILES, Collector. DR. To duplicate for 1886-1...... 8361 91

Hy 5 per cent abatement 280 89 By 5 per cent commission 112 17 5600 56 Jan 15, 87, by amt paid By 5 per cent commission 44 90 897 94
By exonerations errors
In Assess
Feturned to commission 48 62

To amt from former treasurer 486 22 collector 1485 32 To amt from present collector 6933 32 To amt from state appropria. \$17 to amt from C W Eves. 149 60

BUILDING PUND ACCOUNT. DR. o tax levied for building pur-

balance from former col. To balance from former treasurer.
To amt from C W Eves balance
on Weish Illii property.
To amt borrowed from School
Pund

By bond No. 57 due July 1, '86 By bond No. 58 due July 1, '86 By bond No, 63 due July 1, '87

By treasurer's commission on 1223, 56 By discount for prompt payment.
By exonerations on duplicate 1856-76 to commissioners, By exonerations for erroneous By exonerations for erroneous

To amt levied for school pur-To ant due from former col-

holidays.

By aint paid auditors.

By aint paid auditors.

Republican, advertising statem't bianks, etc.

By aint paid Sentinel advertising statement, etc.

By aint paid Columbian, rotice to teachers.

Pavis Brooks, organ repairs.

By aint pd Wm Rabb, supplies E B Brower, repairs and extensions to steam heater. Third street.

By aint pd J R Schuyler & Co, supplies.

By aint paid F.ed Schwinn, hauling.

of land, more or less, with the appurtenances. TERMS OF SALE:-Ten per cent. of one-fourth the purchase money to be paid at the striking down of the property, the one-fourth less the ter per cent. at the confirmation absolute, and the re-maining three-fourths in one year thereafter, with interest from confirmation nist. Purchaser to pay

IRRLER & HERRING, Attys. (317) TEACHERS' NOTICE.



To balance on duplicate '85-6 \$1500 00 \$1500 00

Nopt 15, %6, by amt paid treas-

STEPHEN KNORR, Treasurer, DR.

By coupons paid \$192,00 less state tax \$4.60. By Bonds Nos. 76, 57, 88, 59, 60, 61, 63 and 65 paid. By interest on same from July 1, 188s until paid less state tax

by bond No. 59 due July 1, '86
By bond No. 60 due July 1, '86
By bond No. 60 due July 1, '86 By bond No. 61 due July 1, '86 By bond No, 63 due July 1, '87
paid
By bond No, 65 due July 1, 157
paid
By interest on same from July
1, 1886 until paid loss state
143

SCHOOL FUND ACCOUNT. DR.

1950 00
To aint rec'd from former treas 395 14
To state appropriation. 817 96 By amt paid 16 teachers...... 5160 00 By amt paid 2 janitors....... 400 00 during 31 95 21 00

By amt paid Columbian, rotice to tendiers.

By ant paid F P Day's, wood, and paid F P Day's, wood, and repairs.

By amt paid B P Day's, word, and repairs.

By amt paid A W Fry d'eaning and repairs.

By amt paid A W Fry d'eaning and repairs, and inside painting, Third St., By ant paid P K Vannatta, outside painting, Third St., By ant paid Casey & Dawson, repairs to blackboard, and walling in boiler.

By ant paid Geasy & Wells, lumber, and the declaration of the columbian paid Geasy & Wells, lumber, and by ant paid B G Eshlera & Co. pluiabing.

By ant paid B C Schlera & Co. pluiabing.

" C W Neal & Bro, coal."

" N Y Silicate State Co. " Day's Brooks, o'gan repairs.

By ant pd Wm Rabb, supplies 38 87 44 00 118 30 87 00

By and paid C M Drinker, key,

Peter Jones, repair

C L Rupert, clock

G M & J K Lockerd

20 24

18 199

By amt pd School Fur. Co
L E Wharey, repairs
Baker, Smith & Co, grates Baker, Siona S By ann paid M J Williams, re-pairing 8 organis. By ant paid 4 A Cox.br.ck Wm Neal & Sons, fire brick...

By amt pd HYost a Son repairs

S M Hess agt grates

8 M Hess agt grates
G A Clark, supplies.
J J Brower,
O A Jacoby, coal.
C A Kietin, supplies,
J II Mercer,
III Merc plumbing

By aint paid Moyer Bros, paint,
materials, etc.

By aint paid Jos Decker, tence, 7.45

By exonerations deplicate
1885-6, tess commissions,
By discount for prompt paym't
By ant due from collector,
By ant loaned to building fund
Balance in treasury By loan to building fund..... STATEMENT OF BONDS OUTSTAND

Bonded indebtedness..... ASSETS. Amt due from collector 845 12 Amt in treasury 465 32 LIADILITIES. Bonds, and int due on same till June 1, 57 John J. LAWALL, Pres.

Attests.

JAS. C. BROWN, Sect.

JAS. C. BROWN, Sect.

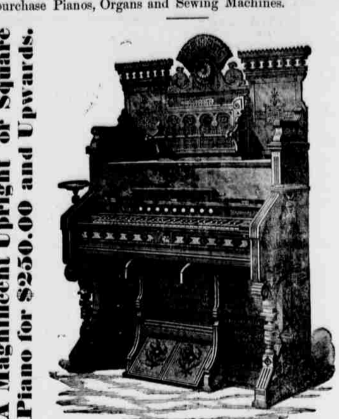
We, the undersigned auditors, having examined the above accounts, statements and vouchers as presented by no transferrer and sectetary, find them correct, and herewith approve the same.

Bioons burg, May R., W. S. BUNKER,

A FOITOR'S NOTICE. ESTATE OF JOSHUA SAVAGE, DEC'D.

GREAT INDUCEMENTS

We are offering great inducements to persons desiring to purchase Pianos, Organs and Sewing Machines.



Among the Pianos we handle are the IVERS & POND, C. C. BRIGGS, BAUS & CO., SCHOMACKER Gold String and Opera Pianos. These Pianos are all first-class and fully warranted for five years.

Our leading Organs are the celebrated ESTEY, MILL. ER, UNITED STATES and other makes.

Our leading Sewing Machines are the celebrated WIIITE. NEW DAVIS, NEW DOMESTIC, NEW HOME, HOUSEHOLD, ROYAL ST. JOHN and STAND-ARD ROTARY Sewing Machine, the finest and best Rotary Sewing Machine in the world.

Before purchasing write for Catalogues to J. SALTZER'S PALACE OF MUSIC AND GREAT SEWING MACHINE DEPOT, Main St., Bloomsburg, Pa.

PER CENT. GUARANTEED BOND. ISSUED BY THE

PENN MUTUAL LIFE INSURANCE CO. PHILADELPHIA, PA. This Bond is purchaseable in annual, semi-annual and quarterly instalments. Its face value, together with surplus accumulation (estimated to be as much more), is payable at the end of twenty-five years.

ILLUSTRATION.

BOND FOR \$10,000; ANNUAL INSTALMENT, \$450. Amount payable as a death-claim, 1st year, \$10.000 | Amount payable as a death-claim, 10th year, \$10.000 | 111.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.000 | 12.

THESE BONDS ARE ISSUED IN SINGLE THOUSANDS AND UPWARDS, AND ARE WITHIN THE MEANS OF EVERY PRUDENT MAN. Frank D. Koons, District Agent, P. O. BOX 246, SCRANTON, PA.

SHERIFF'S SALES. By virtue of a writ of Fi. Fa., issued out of the Court of Common Piers of Columbia County, Pa., and to me directed, will be exposed to public sale, at the Court House, in Bloomsburg, on

TUESDAY, July 12, 1887, at 2 o'clock p. m., all that cert ain messuage or lot of ground, situate in the town of Bloomsburg. Columbia county, Pennsylvania, bounded and de-scribed as follows, viz: Northwardly by Second scribed as follows, viz: Northwardly by Second street, eastwardly by lot of C. F. Knapp, south-wardly by Green Alley and westwardly by lot No. 17 of John Wagonseller. Said lot being marked and numbered as lot No. 16 in plan of Snyder's ad-

Seized, taken in execution, at the suit of Silas Hess, adin'r of Martha Hartman, deceased, vs. Phineas Leiser, and to be sold as the property of SAMUEL SMITH,

KNORR & WINTERSTEEN, Attys. By virtue of a writ of vend Ex., issued out of the Court of Common Pleas of Columbia county, Pennsylvania, and to me directed, will be expose to public sale, on the premises, on SATURDAY, June 18, 1887,

at 3 o'clock p. m., all that certain messuage or lo of ground, situate in the Borough of Berwick, in Columbia county, Pa., bounded and described as follows: Beginning sixty and three-fourths feet from the corner of Second and Pine streets, thence along Pine street sixty feet, thence forty-nine and one-half feet, parallel with Third street, thence along lot number fifty, sixty feet, thence parallel with Second street forty-nine and one-half feet to the place of beginning, said lot being part of lot number forty-nine, as laid down in the plot of Herwick, being sixty feet front on Pine street, whereon are erected a two-story frame dwelling house and outbuildings.
Seized, taken in execution, at the suit of George

W. Smith vs. Jacob Fisher, and to be sold as the W. Smith vs. Jacob Pisher. SAMURL SMITH,
Sheriff By virtue of a writ of Vend. Rx., issued out of the Court of Common Piess of Columbia county, Penn's, and to me directed, will be exposed to public sale, at the Court House, in Bloomsburg, on

MONDAY, June 20, 1887, at 2 o'clock p. m., all that certain messuage or tract of land, situate in Locust township, Columbia county, Pean's, bounded as follows: On the north by Ransiow George, on the east by land of Ranslow George, on the south by lands of David Leiby and Jacob Artley, and on the west by land of Edward Rhoads, containing eleven acres, more or less wherever. or lets, whereon are erected a one and a half story iwelling house, a stable and a blacksmith shop, a lot of young fruit trees on the premises.
Seized, taken in execution, at the suit of Ranslov George, adm'r of Elias George, dee'd, vs. Daniel khoads, and to be sold as the property of Daniel

A UDITOR'S NOTICE. COLOMBIA COUNTY, as:
Among the records and proceedings of the Orphans Court of Columbia county, it is inter alia, thus contained:
In the matter of the laster of Jacob Desmott, dee'd. And now May 2, 1887, upon motion of Messralio) or and McDevitt, atty is for Exceptions to account filed, the Court appoints N. U. Funk Ess, auditor, to re-state account, pass upon the exceptions filed, and make distribution, according to law.

SAMUEL SMITH, Sheriff.

ZARR, Atty.

102 50

CORNING to law. BY THE CORET. WM. SNYDER, Clerk of O. C.

WM. SNYDER, Clerk of O. C.
The undersigned will attend to the duties of the
foregoing appendiment at his office, in the town
of Bloomsburg, on Monday, the 20th day of June
heat, at 10 O'clock in the forencon, when are
where all parties interested are requested to present their claims before the undersigned, or te for
ever after debarred from coming in upon the said
fund.
N. U. FUNK. DMINISTRATOR'S NOTICE.

In the estate of Noah Arndt, inte of Monton Tomaship, decid. Letters testamentary on the said estate having been granted to the undersigned admr., all persons included to said cetate are hereby notified to pay the same, and those having claims against said estate present the same to JACOB E. KRUM, Administrator, Littles, Attys. [117] Catawissa, Fa. MARKET REPORTS. BLOOMSBURG MARKET.

Wholesale. Rye " " Corn " " Oats " " Flour " bbl.... 4.60 to 6 45 Dried Apples..... Vinegar per gal..... Onions per bushel..... Veal skins....

ORPHANS' COURT SALE

OF VALUABLE

Real Estate! Pursuant to an order of the Orphans' Court of Columbia county, Pennsylvania, the undesigned, administrator of Einas Baylor, late of Limestone township, Montour county, deceased, will expect

to public sale, on the premises, on THURSDAY, JUNE 30, 1887. at 10:30 o'clock a. m., the undivided one-half in township, Columbia county, bounded and destribed as follows: Beginning at a stone to public road, thence along said public road and land of G. Volkner south eighty-live degrees cast forty-six and three-tenths degrees to a store, thence south sixty-eight degrees east, thirty-wo and six-tenths degrees to a stone, thence slong land of Proderick Stonger south two degrees, witenteen minutes east, thirty-three and seven five one hundredths perches to a stone, the along land of John H. Eifert, north eighty-tw-and one-half degrees west, forty-four perches to-chestnut, north eighty-one and one-fourth degree west, thirty-three and four-tenths perches to stone, thence along land of Jacob Hartman Henry Christian, north three degrees and tw ninutes east thirty-eight and six-tenths per-

to a stone, the place of begi 18 ACRES

purchase money to be paid at the striking down of the property, one half the balance on the devery of the deed, and the balance in one-yes thereaster, with interest from confirmation and l and mortgage on the pres PETER CLEMENS, Adm'r.



THE COLUMBIAN,

Wm. E. Warner, teries, Crutches, &c.

COAL EXCHANGE BUILDING SUBSCRIBE FOR