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

The Columbian. STAR D G. E. Elwell, J. E. Bittenbender., } Editors.

BLOOMSBURG, PA. FRIDAY, NOVEMBER 4, 1887.

Give one day to your country go to the polls next Tuesday.

Voters should bear in mind that "State," and has the name of the can-didates for State Treasurer on it. An-other is headed "Judiciary," and has the names of the candidates for Judge of Supreme Court and Associate Judge of Supreme Court and Associate Judge thereon. The third is headed "County" and contains the names of the local candidates.

The republicans hope to carry Pennsylvania by a large majority this year, lieve that the success of the democrat-to give them a boom for next year in it party at the next election will in any the Presidential campaign. Let every Democrat do his duty towards keeping the majority down, and possibly over-coming it altogether. The local fights among the republicans in Philadel-the majority down and possibly overamong the republicaus in Philadel-phia and Allegheay make it possible for the democrats to carry the state, but if voters stay at home it can't be

Columbia county lost \$4,500 by the some avail. failure of the Revenue at last session of the legislature. The bill passed both branches and would have become a law, but the Governor discovered that it had not been signed by the Presi-it had not been signed by the Presiit had not been signed by the Presi-dent of the Senate and so it failed. Its failure was through the negligence of a republican official. Every demoorat in this county is personally interested in rebuking a party whose carelesances has cost us \$4,500. Go to the polls on Tuesday and vote for J. Ross Thompson for Supreme Judge, and Bernard J McGrann for State Treasur-er, and for the full local ticket, and let Columbia county show by a rousing metority that such blunders will re Columbia county show by a rousing majority that such blunders will receive no endorsement here.

BROOKS HIGH LICENSE LAW. seen migrating southward. Several were shot in the vicinity of Stillwater. To return to the Brookes High License Law for a further discussion

There are many infallible signs of the approach of an early and severe Winter. Should these, however, prove of its provisions. The Act, as before noticed, has no

ropealing clause, and it displaces pre-vious legislation on the subject of vending liquors only so far as its pro-visions clearly take the place of prior Acts: And this notwithstanding that the law is not in the subject of prior Acts is and this notwithstanding that the law is notwithstanding that Saturday after a week's visit among friends in Conyngham, Luz. Co. the law is not a supplement, but is "An Act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors, or any admixtures thereof :" and the first section of the

The B. & S. is progressing right along and will soon be wending its way over the mountain to Bernice, But the W. & W. and Milton roads are as Act is as follows, to wit: "SECTION 1. Be it enceted, &c. That dry as empty powder-borns.

"SECTION I. Be it endeted, dc. That dry as chipy pound to the sector of have been previously obtained as here-

are been previously obtained as here-infter provided." Under this section some Judges id that no restaurant or saloon can inafter provided." and the COLUMBIAN are true, prin representatives of Democracy. "Eterna igilance is the price of liberty." Your duty therefore is to go and yote the whole ticket, every one of you. Hulmes nills are doing a rushing business. They will become an estab-lished grain market for our locality. On Saturday of the Bloomsburg fair, the overcrowded excursion train on its return trip, over the B. & S. railroad, sped by the Main street cross-ing of that place, without stopping for northward bound passengers. Mrs. Spinnogle, who happened to be left, with scores of others, was heard to re-mark, "Vot a drick. Dey not spites me, I would liefer walk as dravel any dime. Dey not sells me in dot way." Jacob S. Beishline, near Cambra, is

Dead leaves should be gathered up and placed on the compost hesp in the garden. Thanksgiving Proclamation. The Governor has issued the follow

A Vain Attempt.

East Benton-

The old-time bell rope, which for years has adorned the ceiling of all cars, is to be supplanted by a concealed wire with push bottons, inside and outside the car, only The President of the United States The President of the United States having designated by a public procla-mation Thursday, the 24th day of November, as a day of general thanks-giving to be observed by the people of the United States, I do cordially recommend the people of this com-monwealth to assemble in the several places of worship on the day afore-stated to render heasty and united thanks to Almighty God for the good-ness and mercy which have been vouch asfed by Him to us as a people during the past year. a touch being needed to give the signal Should a coupling break, the electric connection is severed, and the gong in the cab warns the engineer of the fact. A test of the apparatus has been made on an Erie passenger train, and it has been found to work perfectly.

By a new regulation of the Postoffice Department, which went into effect on the 15th of September, fourth class mail mat-

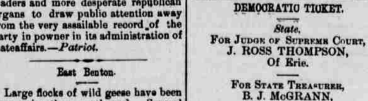
the past year. In testimony whereof I have here-unto set my hand and caused the great seal of the State to be affixed, this S1st ter must be sent in wrappers free from any printing, except the name of the person who sends the oackage and the one to whom it is addressed. In case more than this is added, either by printing or writing, the rates of first-class matter will be charged. No advertisement of any kind what ever is now allowed to be put on the packages.

The American Farmer Free to Al

It is an insult to the intelligence o All of our subscribers who will pay their the people for the republican organs of the state to attempt to make them be subscription accounts to this paper in full to date, and one year in advance, will be presented with one year's subscription to THE AMERICAN FARMER, a sixteenpage agricultural magazine, published by E. A. K. Hackett, at Fort Wayne, Indiana, and which is rapidly taking rank as one of

the leading agricultural publications of the country. It is devoted exclusively to the cratic party had in latter days been en-trusted with power in state and nation, when a policy of mis epresentation, and one which appeals to the prejudices of the people alone, might have been of with that great portion of the people of interests of the Farmer, Stock Breeder, with that great portion of the people of the world, the Farmer. The subscription

price is \$1.00 per year. Farmers cannot well get along without it. It puts new ideas into their minds. It teaches them how to farm with profit to themselves. It makes the home happy, the young folks cheerful, the growler contented, the downcast happy, and the demagogue honest. A large number of our subscribers have tak- consists entirely of this line of en advantage of this offer, and all are well pleased.



Of Lancaster. County. FOR ASSOCIATE JUDGE, CYRUS B. MCHENRY,

FOR PROTHONOTARY AND CLERK OF THE SEVERAL COURTS, WILLIAM H. SNYDER,

FOR COUNTY TREASURER, GEORGE A. HERRING, Of Bloomsburg.

FOR REGISTER AND RECORDER. CHARLES H. CAMPBELL, Of Bloomsburg. FOR COUNTY COMMISSIONERS, WILLIAM G. GIRTON,

Of Bloomsburg. JESSE RITTENHOUSE, Of Beaver.



the 1st of the New Year.

not cheap goods, but fine

goods at

COST

Renember, the goods are

PRICE.

The stock consists of fine

CLOTHING.

FINE SATIN LINED

PRINCE ALBERT

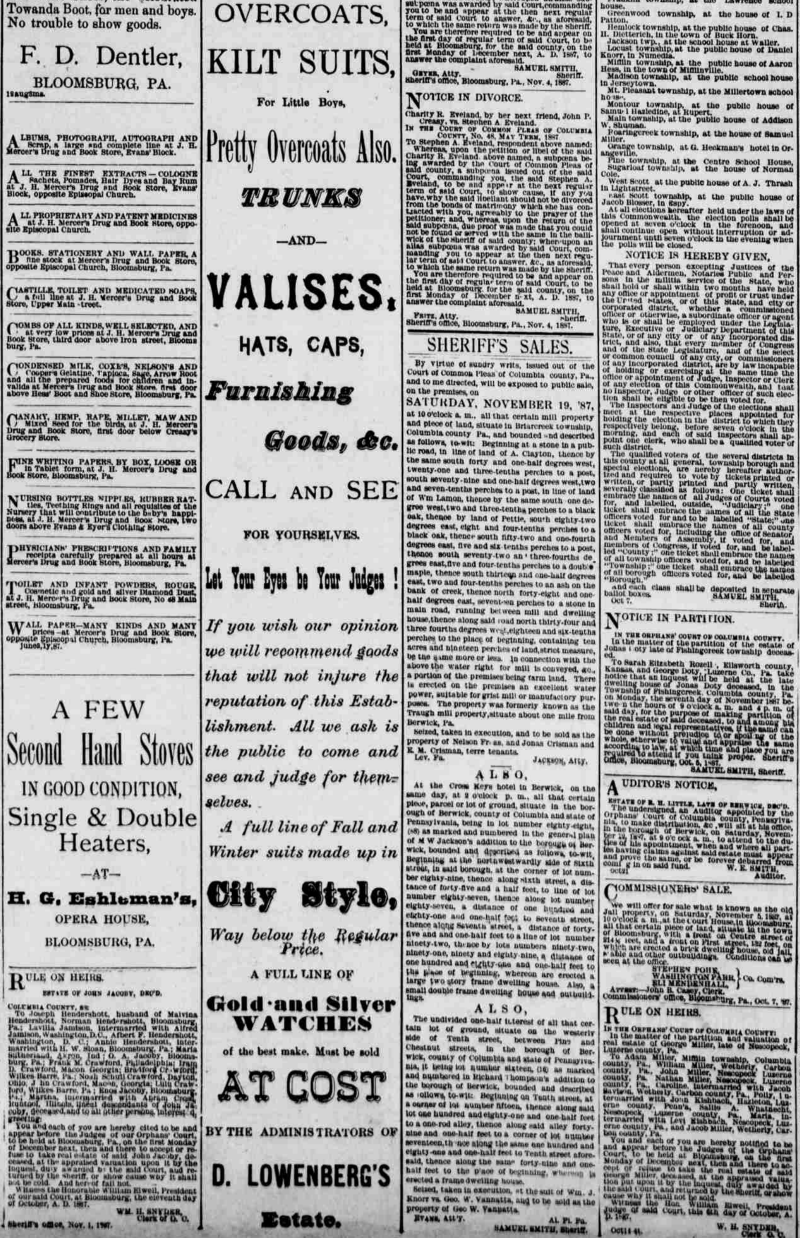
Absolutely Pure. This powder never varies. A marvel of pur rength and wholesomenes. More sconomi-han ordinary kinds, and cannot be sold in com-tion with the multitude of low test, short weigh thin or phosphate powders. Sold only in or ROYAL BARING POWDER Co., WallSt., N. Y. prices, as the complete stock must be sold before

WEAR

In buying Boots, Shoes, Slippers, or any other kind of foot wear, people will go where they can find the largest assortment to select from, and where they can get the best goods for the least money. Such advantages can be found at the best in an establishment that deals exclusively in foot wear. Almost every general store keeps a few boxes of boots and shoes, but at Dentler's shoe store the stock

goods. Boots, Shoes, Slippers, Pumps, Rubbers, Sandals, Gai-ters, &c., for Men, Women and Ready-Made Children, occupy shelf after shelf, and even the floor of the large room is stocked with boxes. Here the customer can find all styles, all sizes, all prices, from the heaviest cow hide, to the finest kid, with prices as low as can be found anywhere for the OVERCOATS, same class of goods. We are provided with implements for removing pegs, and for resetting buttons, so that our goods are made comfortable, and made to

SUITS, Among 'the special lines are the W. L. Douglas Shoe for gen-tlemen, Curtis & Wheeler's La-YOUTHS', BOYS' & CHILDREN'S dies' Fine Shoes, the celebrated Towanda Boot, for men and boys. No trouble to show goods.



NOTICE IN DIVORCE. NOTICE IN DIVORCE. Lydia L. Mears, by her next friend, J. F. Sanda, The Charesce E Mears. In THE COURT OF COMMON FLASA OF COLUMNA COUNTY, NO. 110, MAY TENSA OF COLUMNA COUNTY, NO. 110, MAY TENSA OF COLUMNA COUNTY, NO. 110, MAY TENSA, 1897. To Charence Mears respondent above named: Whereas, upon the petition or libes of the smid Lydia L. Mears, above named, a subpenna being availed by the Court of Common Pleas of said count, a subpena libe next regular term of said Court, to show cause, if any you have, why the mad fibeliant should not be divorced from the bonds of matrimony which she has contracted with you, agreeably to the prayer of the petitioner; and, whereas, upic the frequent term of and count, a subpena it the text regular term of and the found or sarv of with the same in the beallwick of the sheriff of said court; whereupon an allas subpena was awarded by said. Gourt count and the found to said courty; whereupon an allas subpena was awarded by said. Gourt count and the sheriff of said court of the said sub-ter of said Court, to answer, & c., as a foresaid. To the therefore regular term of said court, to be held at floomsburg, for the said court, on the fast floomsburg, for the said court, on the fast floomsburg, for the said court, on the sheriff of said court of the said court, to be held at floomsburg, for the said court, to the sheriff soft e, Bloomsburg, Pa, Nov. 4, 1887.

WM. CHRISMAN, Atty. Sheriff's office, Bloomsburg, Pa., Nov. 4, 1881. NOTICE IN DIVORCE.

gie Shellenberger, by her father and next riend, keese Fairman, vs. Horace N. Shellen-

Magrie Shellenberger, by her father and next fried, Rosse Fairman, va. Horace N. Shellen-berger.
In THE OCUTA OF COMMON PLEAS OF COLUMBLA COUNTY, No. 109, MAY TERM, 1897.
TO Horace N. Shellenberger, respondent above named:
Whereas, upon the petition or libel of the said samed:
Whereas, upon the petition or libel of the said county, a subpona issued out of the said county of the court of Common Piess of said county, to show cause, if any you have, why the said libeliant should not be di-vored from the bonds of matrimony which she has contracted with you agreeshly to the prayer of said Court, contained or served with the same in the bonds of the proves and appear at the them next regular term of said acounty; whereupon as alias subpona was awarded by the said court, commanding you to be and appear at the them next regular term of said count, to answer, kc., as aloresaid, to which the same re-turn of the courd south of a said court, to held at liboomshaur, for the rid county, to held the thom sails term of said Court, to held the court southanding for the rid county, on the first day of regular term of said Court, to held the compaint aforesaid.

newer the complaint aforesaid. SAMUEL SMITH, Sheriff, beriff, soffice, Bloomsburg, Pa., Nov. 4, 1887. NOTICE IN DIVORCE.

NOTICE IN DIVORCE. Susie Winner, by her uncle and next friend, John J. Coyle, va Osweil Winner. If the Court of Common Fixes or Coursena Courty, No. 47, Mar 18ma, 1857. To osweil Winner, respondent above named: Whereas, upon the public or filed of the said warted by the Court of Common Pices of said county, a subperma issued out of the said Court, ond appear at the next regular term of said Court, to show cause, if any you have, why the said insulation of the public of the said court, to show cause, if any you have, why the said insulation of the privation of the said court, to show cause, if any you have, why the said of matrimony which she has contracted with you, greenably to the privar of the public be found or served with the same in the balliwick of the sheriff of said court, to unswer Ac. as aforenaid, to which the same further that a store regular on the first day of regulariter of said court, to be here in divid court, to unswer Ac. as aforenaid, to which the same trut was made by the Sheriff. Tou are therefore required to be and appear on the first day of regulariter of said court, to be here in divid courty, whereas, as aforenaid, to which the same return was made by the Sheriff. Tou are therefore required to be and appear on the first day of regulariter of said court, to be here in divid the ourse, for the said subport asset the complaint aforenaid. MUEL SMITH, NOTICE IN DIVORCE.

NOTICE IN DIVORCE.

Notices in Divortes. William Krick vs. Susannah Krick. IN THE COURT, No. 46, Mar Yitsan, IST. COURT, No. 46, Mar Yitsan, IST. To Susannah Krick respondent above named: William Krick, above named, a subporna being warded by the Court of Courson Fless of said county, a suppona issued out of the said the said county, a suppona issued out of the said court, commanding you, the said susannah Krick to be and appear at the next regular term of said Court, to show cause. If any you have, why the said libeliant should not be divorced from the bonds of matrimony which he has contracted with you. appreably to the erayer of the politioner, and, whereas, upon the regure of the ballwick of the balt group which he has you contracted with you. approach was made that you could not be found or served with the same in the ballwick of the balt find and appear at the then next regular term of said county to base made by the sheriff. Tou are therefore required to be and appear on the find day of regular term of said Court, to be held at Bloomsburg, for the said courty, on the first Monday of lecember next, A. D. 1887, to nawer the complaint aforesaid. BANTIEL SMITH. Marked Strain and Strain a Samerill. Samerill's office, Bloomsburg, Pa., Nov. 4, 1887.

Charity R. Eveland, by her next friend, John P. Creasy, vs. Stephen A. Eveland. In vill COURT of COMMON PLEAS OF COLUMNIA COUNTY, NO. 48, MAY TERM, 1887. To Stephen A. Eveland, respondent above namedi Whereas, upon the petition or likel of the said Charity R. Eveland, a support and, a subpenna be-ing awarded by the Court of Common Pleas of said county, a subperna issued out of the said Courts, commanding you, the said Stephen A. Eveland, to be and apper yra the next regular term of said Court, to show cause, if any you have why the said iberlant should not be divorced from the bonds of matrimony which she has con-tacted with you gravesally to the prayer of the said south of a sid county, when you cause the subpensa, due proof was made that you could not be found a see proof was made that you could which the same recurn was made by the sheriff. You are therefore required to be and appear on the first day of regular term of said Court, to be held at Bloomsburg for the said Court, on be not the thouse are required to be and appear on the first day of regular term of said Court, to be held at Bloomsburg for the said Court, to be first Monday of December n. xt. A. D. 1857, to answer the complaint aforeast. BAMUEL SMITH. ingeville. Pine township, at the Centre School House, Sugarioaf township, at the house of Norman West Scott at the public house of A. J. Thrash Lightstreet. and Scott township, at the public house of At all elections horeafter held under the large of this Common weather At all elections horeafter held under the laws of this Commonwealth. the election polls shall be opened at seven o'clock in the forenoon, and shall continue open without interruption or ad-journment until seven o'clock in the evening when the polls will be closed. The polls will be closed. NOTICE IS HEREBY GIVEN, That every person excepting Justices of the Found and Aldermen, Notaries Public and Per-sons in the militia service of the State, who shall hold or shall within two months have held any office or appointment of profit or trust under the Drevel states, or of this State, and etty or corporated district, whother a commissioned officer or otherwise, subordinate officer or agent where, Excentive or Judiclary Department of this state, or of any city or of any incorporated dis-trict, and also, that every member of Congress and of the State Legislature, and of the select of common council of any city, or commissioners of any incorporated district, are by law incorpole and of the State Legislature, and of the select of any incorporated district, are by law incorpole of any incorporated district, are by law incorpole to any incorporated district, are by law incorpole to day incorporated district, are by law incorpole to any incorporated district, are by law incorpole to any incorporated district, are by law incorpole to day incorporated district, are by law incorpole to day incorporated district, are by law incorpole to any incorporated district, are by law incorpole and labeling to be the several districts in the taken the respective places appoint on the ison and and party writes, or party printed and party writes, and labelied, outside, "Judiclary." one to any incorporate the names of all in betate of any incorporate the annes of all in bottom of the state in annes of all outparts voted to any incorporate the annes of all outparts wited to any interes of congress, if voted for, and be labelied "Township" one ticket shall embra NOTICE IS HEREBY GIVEN. Hawer the complaint aforesaid. PRITE, Atty. SAMUEL SMITH, heriff's office, Bloomsburg, Pa., Nov. 4, 1857. SHERIFF'S SALES. By virtue of sundry write, issued out of the Court of Common Pleas of Columbia county, Pa. and to me directed, will be exposed to public sale SATURDAY, NOVEMBER 19, '87 oak, thence by land of Pettle, south eighty-two degrees east, eight and four-tenths perches to a black oak, thence south fifty-two and one-fourth degrees east, five and six tenths perches to a post, thence south seventy-two an' three-fourths de grees east, five and four-tenths perches to a double maple, thence south thirteen and one-half degrees east, two and four-tenths perches to an ash on the bank of creek, thence north forty-eight and one-half degrees east, sevent-sen perches to a stone in main road, running between mill and dwelling house, thence along said coad north thirty-four and



I am offering great bargains in the following dress goods: Delaines, Flannels, Plaids, Cashmeres, Heavy Coatings, with Trimmings and Buttons to match, Opera Flannels, Velveteens, Dress Goods of every description, with Braids and Trimmings to match. Women's Misses and Children's Hood's, all styles, Shawls, &c. Women's Shoes, \$1.00 up.

Men's, Youths' & Boys' Clothing,

very large stock. Men's Suits, \$5 00 up. Overcoats, \$4 75 up. Men's Shoes and Boots, Horse Blankets, Robes, Bells, Trunks, Valises, Bed Blankets, Comfortables, &c.

My stock is complete in every branch and would respectfully solicit your patronage. Examine before purchasing elsewhere. You will find goods at my store not kept in this place. Styles latest, on account of visiting the markets last. Prices cannot be beaten in the city.

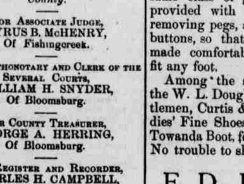
J. J. MCHENRY, Benton, Pa.

nov4-2ms

GENERAL ELECTION

A MENDMENT TO THE CONSTITU

in the election district of which he shall at the time be a resident and not elsewhere for all others that now are or hereafter may be elected by the people. Provided, That in time of warn . elector in the actual military service of the state or of the United States in the array or navy thereof, shall be deprived of his vote by reason of his ab-sence from such election district, and the lexista-ture shall have election district, and the lexista-ture shall have election district, and the lexista-ture shall have vote and for the return and enter and the time and place at which such ab-carvas of their votes in the election district in which and the jumpose of voting, no person shall be desimed to have gained or loss a residence by reason of his presence or absence while enabled in the service of the builted States or the States of the State nor of the hash see, nor while a suc-shall be deemed to have gained or residence by reason of his presence or absence while enabled and the immates of any home for disabled and indigent soldiers and sallors, who, for the purpose of voting, shall be deemed to reside in the election district where sale home is located. Law shall be made for ascertaining, by proper proofs, the citizeas who shall be excited to the right of suf-rage hereby e tabilished. A true copy of the joint resolution. that now



u

be licensed at all ; others hold that the law relating to the licensing of restaurants, saloons or eating-houses remain as before. It is to be feared that the Judges may construe the law, uncon-sciously, no doubt, according to their several individual opinions. But under this section two things must be true: First, a house can be licensed, a room can be licensed, a place can be licensed; no scound the licensee can sell therein and thereat any vinous, spirituous, malt or brewed liquors, or any admix ture thereof, or any one or more of them as he sees fit, excluding if he chooses vinous and spirituous liquors ; And his house, room or place need not have any thing but conveniences for drinking, whereby the public is ac-commodated. His house is the present restaurant; but the room or place is a mere corner grogery and may be, per, haps will be according to locality, al-

together disreputable and disgraceful. In a statute so loosely drawn as this,

dropping a name does not seem to drop the thing, or if it does, drops it to a lower place. And if it should be held that every license granted for "any house, room or place, must be for the sale of vinous, spirituous, mait and brewed liquors, then this act is the worst one ever put on the statute book. As to limitations there are none as to the house, there are none as to the place, as to the room you are prohibit ed from selling in one wherein grocer-ies are sold at wholesale or retail. But the Act makes no distinction-you get a license to sell vinouss, pirituous, malt and brewed liquors and any admixture thereof, in "any house, room or place, hotel, inn or tavern" set out in your

petition. But the word "place," also, is used with equal carelessness, as other words or designations upon which som nine kind. A hint has the same ment has been made. We have seen as a kick if it is understood. that by the first section a man can license and keep a place ; in the fourth the "petition shall contain" "The partienlar place for which a license is de-sired, and also the place of birth of the turn out is desired. applicant, and also that the place to be licensed is, &c.," in every case, the word being used in a different sense. Been trading.

Although there are several other features of the law which might be Monday. made the subject of just animadversion I forbear, except as to one. While the Act announces itself to be "An Act to restrain and regulate the sale of" liqnors, yet it is so constructed as to be An Act to increase and and make popular the sale of liquors. The whole com munity is interested in the granting of licenses and in the increase of liquor sellers, and in the multiplication of houses, rooms and places where liquors are to be sold. For in cities of the first class four fifths of the licenses go to the city and county; in cities of the second and third class, two fifths to the city and two-fifths to the county; in all other cities or boroughs, three-fifths for the use of the city or borough, and one fifth for the county ; in townships one half to the township, one fourth to the county and in all cases the remainder to the state. In townships it is to go to the keeping of the roads in good repair; and the county treasurers are to appropriate to their own use commissions on the county dividend. So that every citizen in the county has a bid made to him for the lowering of taxes and the well keeping of public roads. These are proper objects and appeal to the cupidity of everybody, not only to the drinker, but to the temperance man as well. He is equally benefited, and while liquors do not empty his purse, licenses a tend to keep it fuller by prov ding a fund heretofore depleting his pocket-book.

Buckhorn

Corn grains, turnips, tomatoes, and pabbage by the wholesale. Hollowe'en was served in old style.

On Monday a bioyelist through these parts and so frightened a cow belonging to C. F. Deitterick, that she jumped a fonce to get away and broke a leg Whether it was the rider or bicycle that caused the scare is anknown.

C. M. Terwilliger is canvasing Hem tock and Madison with Cram's Family Atlas of the World, a work that should be in every family. Give it a fair examination before you say no. False men are quite a common sight on our streets some nights. The practice may continue until one of these would

unasculino pharacters is dis and proves to be a being of the femi nine kind. A bint has the same effect Rev. W. A. Lepley, of the M. K Church, has been appointed success to Rev. J. L. Beisbline, deceased. Grange this Friday evening. A full C. L. Hartman drives a new horse

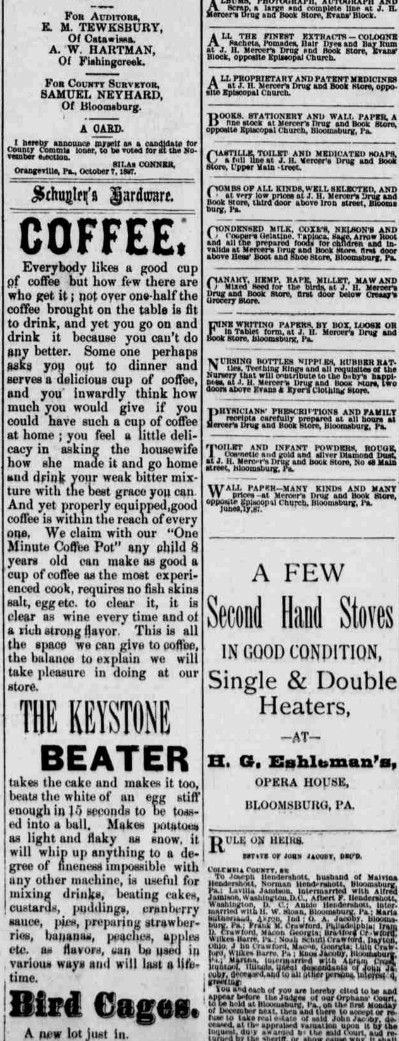
Geo. Bogart started for

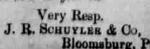
A Creat Victory A Terrible Case of Scrotula Cured by

Hood's Sarsaparilla " In the winter of 1879 I was attacked with

Scrofula in one of the most aggravating forms. At one time I had no less than thirteen large At one time I had no less that thirteen targe baceesses over and around my nexk and throas, ontinually exuding an offensive mass of bloody matter disgusting to behold, and imost intolerable to endure. It is impossible fully describe my sufferings, as the case was conjulated with Chronie Catarrh. After three years of missry, having been treated by huntley, druggist, of Lockport, I was induced for the secons mendation of W. J. Huntley, druggist, of Lockport, I was induced for the dot saresparities. And now, after the secons and the stream of the secons for the secons of the second second secons of the second of the secons of the second the second second second of the second second second second second second second of the second second

Hood's Sarsaparilla' Bold by all druggists. 41; six for \$5. Made only by 0. I. HOOD & CO., Lowell, Mass. 100 "Deeses One Bollar."





Bloomsburg, Pa. sherif's office, Nov. 1, 1997.

WM. IL SNYDER, Clerk of D. C.

Estate.

NOTICE IN PARTITION. IN THE ORPHANS' COURT OF COLUMBIA COUNTY In the matter of the partition of the estate onas ; oty inte of Fishingoreek township deer

Johas : oty inte of Fishingoreek township deceas-ed. To Sarah Eitzabeth Rozell , Elisworth county, Kamasa and George Doty ; Luzerne Co. Pa take notice that an inguest will be held at the late dweiling house of Jonas Doty deceased, in the dweiling house of Jonas Doty deceased, in the dweiling house of Jonas Doty deceased, in the the the hours of 9 oclock a.m. and 4 p.m. of said day, for the purpose of making pertition of said day, for the purpose of making pertition children and legal representatives if the same dan be done without prejudice to or spoiling of the said day, is at which time and place you are required to attend if you tains proper. Sheriff's Office, Bloomsburg, OC, 6, 1957. BAMUEL SMITH, Sheriff. JACKSON, ALLY.

A UDITOR'S NOTICE.

A RETATE OF R. H. LITTLE, LATE OF BERNICE, DECT The undersigned, an Auditor appointed by L Orphans Court of Columbia county, Penssylv in the horoagh of Berwick, on Saturday, Nove ber 12, 187, at 8 o'C ock a. m. to attend to the d the of the appointment, when and where all pa les having claims against said estate must app and prove the same, or be forever debarred fr comf g in on said fund. W. E SMITH, OCCUT

W. E. SMITH, Auditor. COMMISSIONERS' SALE.

We will offer for sale what is known as the old full property, on Saturday, November 5, 182, at 10° clock a m. at the court House, in Boomaburg, all that certain piece of indicate a treet of 114 st certain piece of such as the form of the form of Bloomsburg, with a pend altuate M the form 114 st certain a front on the street of 114 st certain a front on the street of the street of 114 st certain of the office, and for the street of 114 st certain of the street of the street of 114 st certain of the street of the street of 114 st certain of the street of the street of 114 st certain street of the street of the street of 114 st certain street of the street of the street of 114 street and the office, street of the street of 114 street of the street of the street of the street of 114 street of the street of the street of 114 street of the street of the street of 114 street of the street of the street of 114 street of the street of the street of the street of 114 street of the street of the street of the street of 114 street of the street of the street of the street of 114 street of the street of the street of the street of 114 street of the street of the street of the street of street of 114 street of the street of the street of street of street of 114 street of the street of str

RULE ON HEIRS.

AL PL Pa. SAMUEL EMITH, Shariff. OCTI4-4L

A MENDMENT TO THE CONSTITU-TION proposed to the citizens of this Com-monwealth for their approval or rejection by the General Assembly of the Commonwealth of Pena-sylvania. Published by order of the Scretary of the Commonwealth in pursuance of Artice XVIII

sylvania. Published by order of the S-cretary off the Commonwealth, in pursuance of Article XVIII Joint resolution proposing an amendment to the Constitution of this Commonwealth: SECTION 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pransylvania in General Assembly met, That he following aimedment is propried to Constitu-tion of the Commonwealth of Pennsylvania, in Ascoordance with the Pigitheenth Article thereof: AMENDMENT.

There shall be an additional article to said Con-stitution to be designated as Article XiX, as fol-lows: ARTICLE XIX.

ARTICLE XIX. The manufacture, sale, or keeping for sale of in-toxicating liquor to be used as a beverage, is prohibition shall be a misdemeanor, punishable as utall be provided by law. The manufacture, sale, or keeping for sale of in-toxicating liquor for other purposes than as a bev-rage may be allows, in such manner only as may be prescribed by law. The General Assecution shall be provided by the such manner only as may be prescribed by law. The General Assecution shall be provided by the such manner only as may be prescribed by law. The General Assecution shall be prescribed by law. The General Assecution shall at the first session succeeding the adoption of this article of the Constitution, enact laws with ade-quate penalties for its enforcement. A true copy of the Joint Resolution. CHARLES W STONE. Saugima.] Secretary of the Commonwealth.

EXECUTOR'S NOTICE.

Salate of John A. Gruper, late of Boomsburg, Pa.,

Letters testamentary on the said estate havin been granted to the undersigned, all person indebted to said estate are hereby bottle to pay the same, and those having chains again said estate will present the same for settlemen to MARY C. GRUVER, Heremshure, Pa.

Bloomsburg, Pa GEO, W. GRI VER, Nanticoke, Pa sepz JOHN M. GARMAN, ATT'Y. A DMINISTRATOR'S NOTICE.

Estate of Clemusi Y. DeLong, of Orange Picto Letters instamentary on the said entaries having been granued to the undersigned exv, all persons indebted to said estate are hereby so-tified to pay the same, and these having claims gainst said estate present the same io sep30* H. J. CONNER, Adm.7.

TO THE HOLDERS OF THE BONDS of the Hisomesistre State Normal School, se-cured by first more ange, dated -eptember 1, 1488 Notice is hereby given that the interest ou all bonds outstanding up to exptember 1, 1887, will be had on presen ation of the same to the fire-sauter, at his office in Bioomsburg, at any time within days from November 1, 1887, the interest will be presented by December 1, 1887, the interest will be defaulted and the fund applied to other purpose-ocus H. J. CLARK, Treasurer.

MARKET REPORTS.

BLOOMSBURG MARKET. Wholesale, vheat per bushel ...

65 45 to 625 " bbl..... 4 0 utter ... 22270 10 10 10 10 10 Gggs. lams. Dried Apples nlator hickens. $19 \\ 50 \\ 1 00$ linegar per gal.... Onions per Veal skins. Wool per lb 5 to 7 No 5 \$2.00; Nos 2 3, & Lump \$3.25 No 5 \$3.00 Bituminus \$3.25

SUBSCRIBE FOR

COLUMBIAN,