HEW YORK SOLID FOR DEMOCRACY

LEEDS SNOWED UNDER IN PHILADELPHIA BY 10,000 MAJORITY.

Hart and Williams, the Republican candidates for Judge of Supreme Court and State Treasurer were elected by a reduced majority, estimated at 25,000. There were both Republican and Democratic gains in some counties and

losses in others.

Krumbhaar, Democrat, was elected Sheriff of Philadelphia over Leeds by a majority of 7,000. Dechert was elected City Controller over Maloney by at least 10,000. The Republicans carried the city on the state ticket by

about 18,000 majority.

The Democrats carry New York state by 12,000. John R. Fellows was elected District Attorney of New York over DeLancey Nicoli by 25,000 ma-

jority. Foraker was re-elected governor o Ohio by a majority estimated at 40,

In Virginia there were local gains for both parties, the Democrats retainlegislature. About threefourths of the Senators and nearly two-third's of the House of Delegates will be democratic, thus ensuring the election of a democratic successor to United States Senator Riddleberg.

John F. Connolly was elected assistant law judge of Lackawanna county by the democrats by a majority of 1000. His opponent was Henry Knapp the present incumbent. Joe Scranton, editor of the Scranton Republican, heaped so much personal abuse on Connolly that it reacted, and

IN THE COUNTY. The democratic majority in the county is about 1300. Stevens, republican is elected commissioner over Conner, independent by about 600.

THE FENCE LAW.

Some years ago in an article then published, I took occasion to inquire, as-certain and determine what was the law in Coumbia county, more especially in

ed since that time. And therefore the law was that rings and yokes were required for swine in Columbia county, and that fences were recoluted by the all those laws were binding upon us, and are yet unless modified or repealsufficient, though they be not close at

By the Act of 1700, 1 Smith's Laws 13, it was enacted "That all corn-fields and grounds kept for inclosures, within the said province and counties annexed, shall be well fenced with fence, at least five feet high, of sufficient rai or logs, and close at the bottom;" and if any fence was found not to be so constructed, the owner of the land, driving out such trespassing cattle, should be liable to the owner damages done to said cattle by him-But if any horse, kine, sheep, hogs or goats, or any kind of cattle, shall break into any man's inclosure, the fence being of the aforesaid height and sufficiency, and by the view of two persons, for that purpose appointed by the fer of Secretary Lamar to the Supreme County Court, found and approved to Beoch, Postmaster General Vilas will be such, then the owner of such cattle occupy the vacancy, while the Wis-shall be liable to make good all damages consin statesman will be succeeded by to the owner of the inclosure. This Act of 1700, was modified by

that of May 10, 1729, requiring the high, and not more than nine inches from the bottom to the ground; and his choice will fall upon Gen. John by the Act of March 4, 1763, entitled Black, Commissioner of Pensions. "An Act concerning cattle, borses and sheep tre-passing within this prov-ince," it is provided that if any horse, mare, colt, cattle or sheep, shall trespass into any inclosure fenced as required by the Act of May 10, 1729. every person being injured by such trespass, may seize and distrain such animal, and recover and receive such damages as are in the Act provided. the proceedings and practice being also

The law in relation to cattle came case of Gregg vs. Gregg 55 Penna not know it yet, according to his own 227. The case was this: The action statement, and Don M. Dickinson, of was trespass quare clausum fregit.— Michigan, may then succeed Vilas as The Plaintiff had no fence around his Postmaster General, but he does not field of growing oats, it being open to the public road. The defendant allowed his oxen to run at large, and they extered the oat field where there was Cabinet, and will have him if he can, no fence, and did damage to the plaintiff's oats to the amount of \$5. After discussing the fence law generally, the Court and: "The question here is, talking the matter over with the President Post of the Post whether one who leaves his improved dent and Postmaster General Vilas, land open and upprotected by any with both of whom he is on intimate tence against the incursions of wander terms, will seek the advice of his terms against the incursions of wander-ing cattle of others, can recover com-pensation for damages caused by the definite reply. If Dickinson should deneur igns of such cattle, and in determinlog it, the duty of the land-owner where he is is all important." And the conclusion is, that "unless improved lands are enclosed by a fence the owner is in de-fault and cannot maintain trespass for will be executed to-day.

The Columbian. damages by roving cattle"-"If the land be fenced according to law, the owner of roving cattle shall make good all damage to the owner of the enclos-

The last Legislature, however, passed an Act to repeal the 6th. Section of the Act of May 10, 1729, requiring fences to be not less than four feet

fences to be not less than four feet and a half high and not to exceed nine inches from the ground to the bottom.

Where does that repeal leave ust Instead of being without fences now, I am of the opinion that, in regard to the character of our fences we are, in this county, thrown back to the Act of 1700, requiring fences to be "at least five feet high, of sufficient rail or logs and close at the bottom." That it was never repealed by any of those to which I have referred, regulating fences and swine &c. in the different counties, and, being now, one after the other repealed, we are led back to the Act of 1700; which on that subject is now the law of Columbia county.

J. G. F.

WASHINGTON LETTER

WASHINGTON LETTER

our Regular Correspondent.)
WASHINGTON, D. C., Nov. 8, 1887. Among the prominent Democratic members of the House who have arrived at the capital, I may mention the Hon. R. P. Band. of Missonri, who is often referred to as "Silver Bland," on account of the leading part taken by him in the legislation that authorized the coinage of the "dollar of our dad-dies," and also because he is on all occasions the steadfast friend and champion of silver. Mr. Bland gives his views as to the probable course of legislation in the Fiftieth Congress. He thinks a compromise tariff bill will pass, and that it will include the re-peal of the tobacco tax; he believes that the tariff should be reduced \$100,-000,000; the free list should be largely increased and there should be a reduction of duties on other imports. He thinks there will be no financial legislation except in so far as tariff legislation affects the finances.

The question of changing the time

of the meeting of Congress, is again, as well as the terms of the members, being agitated, and there are numberless advocates in the affirmative, while on the other hand, the dissentients can be counted on one's fingers. I have yet to see a convincing reason why Congress should meet, as it does at present, thirteen months after the election of its members, but on the contrary, there are many grave objec-tions to the system now in vogue, among which I may mention that Congressmen should come fresh from the people; that their successors should not be elected until the incumbents serve out their first term; that the were as follows:

1. That the repeal of the Act of March 27, 1784, 2 Smith's Laws 96, so far as it related to Northumberland county, by the Act of March 7, 1890, 3 Smith's Laws 417, re-ustated the Act of May 10, 1722, 1 Smith's Laws 1,6, which was a supplement to the Act of 1705, 1 Smith's Laws 70 he Act for erection. present custom is antagonistic to the progressive spirit of the age. Congress now meets on the first Monday in De-

1.6, which was a supplement to the Act of 1705, 1 Smith's Laws 70—also the Act for erecting pounds of May 10, 1729, 1 Smith's Laws 173—and at so the "Act concerning cattle, horses and sheep treepassing within this province" of March 4, 1763, 1 Smith's Laws 257.

2. These laws being in force in Nor-2. These laws being in force in Northumberland county on the 22d day of March 1813 when Columbia county was however that may be, I believe the erected out of part of Northumberland, verdict, on its merits, is generally applauded as just and righteous.

and that fences were regulated by the the impression that it was a scheme of 6 Sec. of the Act of May 10, 1729, 1 the friends of the Anarchists, for re-Smith's Laws 173, aforesaid, whereby venge on the Court. The reckless they "shall be esteemed lawful or youth made a sensation in the Capital, but the sequel was his confinement in the bottom, so that the distance from the gloomy cell of the police station the ground to the bottom thereof, exuntil bailed out.

coed not nine inches, and that they be Earlier in the past week, Washing four feet and a half high and not un-Earlier in the past week, Washing-

whence they came,
A Treasury clerk has caused no little perturbation in that department by inventing a new counting machine, which if it works as successfully as the experiment promises, will do the work of six persons better than they can do it. And that is what carries sorrow to the scale of the above high water and rise 30 feet to the souls of the charming "count-esses", a large number of whom are operating the old machine at a compensation of from \$1.50 to \$2 per day Nor will the enterprising inventor be benefitted pecuniarily, as he invented the machine while in Government service. So he gets not a cent for his in-

or not your correspondent is unable to say-to the effect that upon the trans-Beach, Postmaster General Vilas will Don M. Dickinson, of Michigan. the other hand, it is said to be the that of May 10, 1729, requiring the President's purpose to appoint a prom-fence to be only four feet and a half inent Union General as Mr. Lamar's successor, and if this be true, I believe his choice will fall upon Gen. John C.

Coming Cabinet Changes-

SECRETARY LAMAR'S RETIREMENT—WHAT MAY FOLLOW.

Secretary Lamar has been tendered and has accepted the place on the United States Supreme Bench made vacant by the death of Justice Woods. His successor at the head of the Inset forth, and to be specifically fol- terior Department has not yet been determined upon. Postmaster Genera Vilas may be transferred to the In-

Corporation Taxes.

The refusal of corporations to pay taxes assessed against them by the Auditor General has embarrassed the State Treasury to such an extent as to

THE REPUBAL TO PAY THEM SERIOUSLY

interpretations of the act allowing re-corders and Prothonotaries compensa-tion for keeping a daily record of these mortgages and judgments.

The Accounting Board of the State recently had a meeting lasting several hours on this subject, without reaching a satisfactory conclusion. The law re-quiring the transfer quarterly of all moneys in the general fund in excess of \$1,000,000 to the sinking fund is also a drawback to the State meeting its current indebtedness. For several also a drawback to the State meeting its current indebtedness. For several years there was required to be diverted to the sinking fund every quarter all in excess of \$500,000 paid in the general fund when the Legislature was not in session and \$1,000,000 when in session, but the amount authorized to be retained in the general fund was found to be insufficient to meet the demands made upon the treasury and it was increased by further recent legislation.

Murderers Who Must Hang-

THE PARDON BOARD DECIDES AGAINST JOHNSON AND M'CABE.

The Board of Pardons has refused to commute to imprisonment for life the death sentences of Samuel Johnson, who murdered old man Sharpless in Delaware county, and James P. Mc-Cabe, who murdered Michael Riley in Wayne county. The case of Johnson has been held over for some months. In McCabe's case there was argu ment in behalf of the prisoner by nelius Smith, of Scrantor, on the 4th. who presented several additional affi-davits to show that the condemned man was an habitual drunkard and not at all times sane. District Attorney Monaghan presented a physician's affidavit to the effect that he had ex-amined McCabe on Wednesday night and that he was then healthy and sane. Both the condemned men will consequently be hanged, McCabe on November 10 and Johnson on November 19, unless the Governor shall further re-

A Sight to Feast the Eyes.

spite them.

From the Cour d'Alene Sun. There was a sight in Buckskin About a pint of nuggets, from \$20 to \$50 in weight, were picked up in the forezoon by Charles Dudley, and about twenty pounds of gold had already been taken to the bank, which had been scooped out of the potholes. No very large pieces had been found, the largest would probably not go over three ounces. The clean up, which will probably take two or three days yet to make complete, will be by far the largest ever made in the camp. It is estimated to reach fifty pounds, or

n the neighborhood of \$9,000 The Biggest Bridge Truss in the World.

four feet and a half high and not der." And that the county court is to appoint the viewers of fences, as per Act of 1700, 1 Smith's Laws 13, whenever damages are claimed for tresspassing swine either by the land owner, or by the owner of the swine. And these are still the laws and regulations as to are still the laws and regulations as to oversime in Columbia county.

Of a cholera scare, the Work, who, together with their effects, were given a funigation and permitted to depart. If any more ships supposed to be in feeted eith cholera arrive in New York harbor, the Government will uncorrect the steel truss in the world. It rests on steel towers 100 feet high, which stand on masonry piers the foundations of which are 125 feet below high water and rise 30 feet above high water an way and is capable of supporting a rolling load of 3,000 pounds to the running foot on each track.

Jenny Lind Dead. Jenny Lind (Madame Goldschmidt) died on Wednesday of last week in London. She was 66 years old, She had been seriously ill for several months. She retired from the stage after her marriage in this country in 1856, but appeared at various concerts in aid of charities. She leaves three children, a daughter and two sons, none of whom possess the slightest musical talents. One of her sons is an officer in the English army.

Samuel Johnson who was to have been executed on Thursday at Media, has been respited until February.

Lowest Prices! D. S. ANDRUS & CO. HEADQUARTERS FOR

Steinway, Sohmer, Kranich & Bach Fischer, Emerson, Pease PIANOS.

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We are now prepared to furnish all classes with amployment at home, the whole of the time, or for their apare moments. Business new, light and protection where he is.

Francis of their apare moments. Business new light and proportional sum ty devoting all their see asily ears from 50 cents to \$4.00 per evening, and a proportional sum ty devoting all their time to the business. Boys and girls earn nearly as much as men. That all who see this may send their address, and test the business, we make this offer. To such an are now prepared to furnish all classes with amployment at home, the whole of the time, or for their apare moments. Business with amployment at home, the whole of the time, or for their apare moments. Business see with a proportional sum type of their apare moments. Business new light and one definite from the first time to the business seem and the proportional sum type could be a proportional sum t

POWDER Absolutely Pure.

This powder never varies. A marvel of purity and wholesomeness. More economic as ordinary kiteds, and cannot be sold in compone with the multitude of low test, abort weigh un or phosphate powders. Sold only in can hoyal Baring Powder Co., Wallst., N. Y.

A LBUMS, PHOTOGRAPH, AUTOGRAPH AND Scrap, a large and complete line at J. H. Mercer's Drug and Book Store, Evans' Block.

A LL THE FINEST EXTRACTS — COLOGNE Sachets, Pomades, Hair Dyes and Bay Rum It J. H. Mercer's Drug and Book Store, Evans Hock, opposite Episcopal Church.

BOOKS, STATIONERY AND WALL PAPER, fine stock at Mercer's Drug and Book Store opposite Episcopal Church, Bloomsburg, Pa.

CASTILLE, TOILET AND MEDICATED SOAPS, a full line at J. H. Mercer's Drug and Book Store, Upper Main -treet,

CONDENSED MILK, COXK'S, NELSON'S AND Cooper's Gelatine, Tapicca, Sage, Arrow Root and all the prepared foods for children and in valids at Mercer's living and Book Store, ii 1 doos above Hee's Boot and Shoe Store, Bloomsburg, Pa

FINE WRITING PAPERS, BY BOX, LOOSE OF In Tablet form, at J. H. Mercer's Drug and sook Store, Bloomsburg, Pa.

NURSING BOTTLES NIPPLES, RUBBET RATE Idea, Teething Rings and all requisites of the Nursery that will contribute to the 6-by 5 had been at J. H. Mercer's Drug and Book Nause, two doors above krans & Eyer's Clothing Store.

PHYSICIANS' PRESCRIPTIONS AND PAMILY receipts carefully prepared at all hours at decer's Brug and Book Store, Bloomsburg, Pa.

TOILET AND INFANT POWDERS, ROUGE Cosmetic and gold and silver Diamond Dust at J. H. Mercor's Drug and book Store, No 68 Mais street, Bloomsburg, Pa. WALL PAPER—MANY KINDS AND MANY prices—at Mercer's Drug and Book Store, opposite Episcopal Church, Bloomsburg, Pa. junes, 17, 87.

A FEW Second Hand Stoves IN GOOD CONDITION, Single & Double Heaters,

→AT— H. G. Eshleman's, OPERA HOUSE,

BLOOMSBURG, PA.

Schupler's Hardware.

Everybody likes a good cup of coffee but how few there are who get it; not over one-half the coffee brought on the table is fit to drink, and yet you go on and drink it because you can't do asks you out to dinner and serves a delicious cup of coffee and you inwardly think how much you would give if you could have such a cup of coffee at home; you feel a little deli-cacy in asking the housewife how she made it and go home and drink your weak bitter mixture with the best grace you can And yet properly equipped, good cup of coffee as the most experisalt, egg etc. to clear it, it is

THE KEYSTONE BEATER

takes the cake and makes it too, beats the white of an egg stiff enough in 15 seconds to be tossed into a ball. Makes potatoes as light and flaky as snow, it will whip up anything to a degree of fineness impossible with any other machine, is useful for mixing drinks, beating cakes, custards, puddings, cranberry sauce, pies, preparing strawber-ries, bananas, peaches, apples etc. as flavors, can be used in various ways and will last a life-

Bird Cages.

A new lot just in.

Very Resp. J. R. SCHUYLER & Co. Bloomsburg, Pa.

60 DAYS

SALE

The entire stock of the late D. Lowenberg will be offered at greatly reduced prices, as the complete stock must be sold before the 1st of the New Year. Remember, the goods are

not cheap goods, but fine goods at

COST PRICE.

The stock consists of fine

Ready-Made CLOTHING,

FINE SATIN-LINED

PRINCE ALBERT

SUITS,

YOUTHS', BOYS' & CHILDREN'S

OVERCOATS, KILT SUITS.

For Little Boys,

Pretty Overcoats Also.

TRUNKS

VALISES.

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Goods, &c.

any better. Some one perhaps CALL AND SEE

FOR YOURSELVES.

If you wish our opinion coffee is within the reach of every we will recommend goods one. We claim with our "One Minute Coffee Pot" any child 8 years old can make as good a reputation of this Estabenced cook, requires no fish skins lishment. All we ask is clear as wine every time and of a rich strong flavor. This is all the space we can give to coffee, the balance to explain we will take pleasure in doing at our seelves.

A full line of Fall and Winter suits made up in

City Style,

WATCHES

BY THE ADMINISTRATORS OF

D. LOWENBERG'S

Estate.

SHERIFF'S SALES.

By virtue of sindry writs, 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,

at 10 o'clock a. m., all that certain mill property and piece of land, situate in Briarcreek township, Columbia county Pa., and bounded and described as follows, to-wir: Beginning at a stone in a pub-lic road, in line of land of A. Clayton, thence by the same south forty and one-half degrees west, the same south forty and one-half degrees west, twenty-one and three-teaths perches to a post, south seventy-nine and one-half degrees west, two and seven-tenths perches to a post, in line of land of Win Lamon, thence by the same south one degree west, two and three-tenths perches to a black oak, thence by land of Pettie, 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 and three-fourths degrees 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, seventeen perches to a stone in bank of creek, thence north forty-eight and one half degrees east, seventeen perches to a stone in main road, running between mill and dwelling house, thence along said road north thirty-four and three fourths degrees west, eighteen and six-tenths perches to the place of beginning, containing ten acres and nineteen perches of land, strict measure, be the same more or less. In connection with the above the water right for mill is conveyed, &c, a portion of the premises being farm land. There is erected on the premises an excellent water power, suitable for grist mill or manufactory purposes. The property was formerly known as the Traugh mill property, situate about one mile from Berwick, Pa.

Serzed, taken in execution, and to be sold as the Berwick, Pa.
Seized, taken in execution, and to be sold as the property of Nelson Freas, and Jonas Crisman and E. M. Crisman, terre tenants.

Jackson, Atty.

ALSO. At the Cross Keys hotel in Berwick, on the same day, at 2 o'clock p. m., all that certain pices, parcel or lot of ground, situate in the borough of Berwick, county of Columbia and state of Pennsylvania, being in lot number eighty-eight, (89) as marked and numbered in the general pian of M W Jackson's addition to the borough of Berwick, bounded and described as follows, to-wit, Beginning at the northwestwardly side of Sixth street, in said borough, at the corner of lot numtreet, in said borougn, at the corner of lot num-ber eighty-nine, thence along wixth street, a dis-tance of forty-five and a half feet, to line of lot number eighty-seven, thence along lot number eighty-seven, a distance of one hundred and eighty-one and one-half feet to Seventh street, ninety-two, the need by the numbers inhety-two, ninety and eighty-nine, a distance of one hundred and eighty-one and one-half feet to the place of beginning, whereon are erected a large two story frame dwelling house. Also, a small double frame dwelling house and outbuildings.

The undivided one-half interest of all that certain lot of ground, situate on the westerly side of Tenth street, between Pine and Chestnut streets, in the borough of Ber-wick, county of Columbia and state of Pennsylvania, it being lot number sixteen, (16) as marked and numbered in Richard Thompson's addition to he borough of Berwick, bounded and described as ollows to-wite Seginning on Tenth street, at a corner of lot number fifteen, thence along said lot one hundred and eighty-one and one-half feet to a one-rod aliey, thence along said alley forty-nine and one-half feet to a corner of lot number seventeen,th-nce along the same one hundred and eighty-one and one-half feet to Tenth street afore said, thence along the same forty-nine and one-half feet to the place of beginning, whereon is

nair test to the place of beginning, whereon is erected a frame dwelling house. Seized, taken in execution, at the suit of Wm. J. Knorr vs. Geo. W. Vannatta, and to be sold as the property of Geo W. Vannatta. Evans, attly.

By virtue of a writ of Levari Pacias, issued out the Court of Common Pieas of Columbia county, Pennayivania, and to me directed, will be exposed to public sale, on the premises, on

SATURDAY, DECEMBER 3, 1887, at ten o'clock a. m., all that certain real estate, farm, messuage or tract of land, situate in Pish-ingcreek township, county of Columbia and state of Pennsylvania: Reginning at a chestnut ouk, thence by land of William Robbins north twenty degrees west, two hundred and forty-five perches and seven-tenths to a white oak, thence by land of Thomas Hutchinson south seventy degrees west fity-six perches to a post, thence by land of Samuel. and three perches and five-tenths to a stone, thence by the same south sixty-four degrees thence by the same south sixty-four degrees west eight perches and eight-tenths to a stone, thence by the same south twenty degrees east, one hundred and forty perches to a stone, thence by land of John Fowler north seventy-one degrees east, sixty-four perches and eight-tenths to the place of beginning, containing eighty-eight acres and forty-four perches of land and the usual allowances for roads, &c., whereon are erected a two-story frame house, bank barn, hog pen and other outbuildings.

ther outbuildings.

Terms of sale to be as follows: Ten per cent. of he purchase money at the striking down of the property; fitteen per cent on the sixth day of ba-ember, 1887, and the emisinder to be secured by lond and mortgage, with Scire Facies and insurcond and mortgage, with Scire Facus, and insur-ance chause upon the premises, in which the exec-utor of Samuel ash shall be the mortgagee, con-ditioned for the payment of one half of the re-maining purchase money on the first day of June, 1888, and the balance of purchase money on the first of November, 1888, with interest from 7th December, 1887, on each payment.

Seized, taken in execution, at the suit of Jacob Terwilliger, executer of Samuel Ash, deceased, vs. Rlias Ash and Susan Ash, his wife, and to be sold as the property of Elias Ash, and Susan Ash, his

By virtue of sundry writa, issued out of the Court of Common Pleas of Columbia county, Pa., and to me directed, will be exposed to public sale, at the Court House, in Bloomsburg. on MONDAY, DECEMBER 5, 1887,

at two o'clock n. m., all the right, title and interes at two o'clock n. m., all the right, title and interest of David T. Jones in the following described reat estate, altuate in Scott township Columbia county, Penna., bounded on the north by lands of James shoe and George Hoffman, on the east by land of William Creveling, on the south by lands of Wm. Neal and I. S. Kuhn, and on the west by lands of Jacob Musselman and Mathias Shaffer, containing about twenty-two acres, more or less, whereon are creeted a stone dwelling house and outbuildings. Scized, taken in execution, at the suit of Edward W. Ivey vs. Bavid T. Jones, and to be sold as the property of David T. Jones.

KNORR & WINTERSTERN, AUVys. Vend. Ex.

All that certain messuage, tenement or tract of land, situ-to in Centre rownship, Columbia county, Pennsylvania, bounded and described as follows: On the north by land of George K. Hess, on the east by lands of Paul Zaner and Silas Harman, on the south by lands of Stephen Swank and George K. Hess, and on the west by land of David C. Remiety, containing seventeen acres, more or less, whereon is erected a dwelling house, stable and outbuildings.

beized, taken in execution, and to be sold as the propert) of Andrew Harman. LITTLES, Att'ys.

ALSO. All that certain lot of ground, situate in the All that certain lot of ground, studie in the town of Catawissa, in the township of Catawissa, in the county of Columbia and state of Pennsylvania, bounded in the east by Third street, on the south by land of Mix Sarah Vastine, on the west by land of Jacoh Haines, and on the north by land of Jacoh Haines, whereon is erroted a two-story frame dwelling house. ALSO,

All that certain lot or ground situate in Shuman's addition to the Town of Catawissa, township, county and state aforesaid, bounded and described as follows, to-wit: Beginning at a point on Prahler afrect in said town at corner of lor No. seventy-nine in the plot of said Shuman's addition thence with along the line of said lot. No. seventy-nine nine in the plot of said shuman's addition thence borth along the line of said tot No. seventy-nine, one hundred and forty-five feet more or less to an alley, thence east along said alley forty feet to another alley, those south along said alley one hundred and forty-five feet more or less to Pfanier gtreet aforesaid, thence west along said Pfanier street forty feet to the place of beginning, said by being numbered eighty in said Shuman's addition, whereon is erected a frame dwelling house.

seized taken in execution at the suit of I. H
Wagner, D. W. Mumley and D. F. Wagner trading,
under the firm name of Watsontown Planing
Mill Company vs. C. F. Harder and to be soid as
the property of C. F. Harder.

RHAWN, AUY.

A L S O,

All SO,

All that certain messuage or lot of ground, situate in the burough of Centralia, country of Columbia and state of Fenosylvania, bounded as follows:

On the north by 1st of John Nertney, on the east by an alley, on the south by lot of John P. Hannon, and on the west by Locust avenue, being twelve and one-half feet front, and one hundred and forty feet deep, on which is creeked a two-story frame dwelling house and outbuildings. ALSO,

All that certain messuage or los of ground, att-uate in Conyngham township, county of Columbia, aforesaid, bounded as follows: On the north by an alley, on the cast by lot of Colis and Harry Ger-rity, on the South by Centre street, and on the west

by lot of Mary Hendrick, said lot being twenty-five feet in front and one hundred and forty feet in depth, on which is creeted a two-story frame dwelling house and outbuildings.

NOTICE IN DIVORCE.

ALSO.

Lydia L. Mears, by her next friend, J. P. Sands,
vs. Chareace E. Mears.
In the Cours of Common Pleas of Columna
Co 1877, No. 110, May Trans, 1887.
To Clarence Mears, respondent above named:
Whereas, upon the petition or libel of the said
Lydia L. Mears, above named, a subpens heining awarded by the Court of Common Pleas of said
county, a subponna issued out of the said Court,
commanding you, the said Clarence E. Mears, to be and appear at the next regular term
county, a subponna issued out of the said court,
commanding you, the said Clarence E. Mears, to be and appear at the next regular term
count, to show cause, if any you have, wiy the
said ilbellant shold not be diverced from the
bonds of matrimony which she has contracted
with you, agreeably to the prayer of the petitioner;
and, whereas, upon the return of the said subpomns, due proof was made that, you could not
be found or served with the same in the buildwick
of the shoriff of said county; whereupon an alias
subpens was awarded by said Court commandterm of said Court, to answer, &c., as aforesaid,
to which the same return was aforesaid to which the same return was a soresaid to which the same return was a soresaid to which the same return was a soresaid to which the same return was a soresaid.

You are therefore required to be and appear on
the first Monday of December next, A. D. 1887, to
answer said complaint aforesaid.

WM. CHRIMAN, Atty.

Sheriff's omce, Hoomsburg, Pa., Nov. 4, 1887. All that certain messuage or lot of ground, situ-ate in the b-rough of Centralia, county and state aforesaid, bounded as follows: On the north by Park street, on the east by lot of Michael Martin, Park street, on the east by lot of michael Martin, on the south by an alley, and on the west by lot of Cornelius Lenhan, said lot being twenty-five feet front and one hundred and forty feet in depth, on which is erected a two-story frame dwelling house and outbuildings.

Seized, taken in execution, and to be sold as the SAMUEL SMITH, Sheriff.

Notice is hereby given that the following account has been filed in the Court of Common Pleas of Columbia county, and will be presented to the said Court on the first Monday of December, A. D. 1887, and confirmed filed, and unless exceptions are filed within four days thereafter will be confirmed besolute:

1. The account of Anna Conner, surviving partner of the late firm of R. Peterman.

WM. H. > NYDER, Proth'y.

Prothy's office, Nov. 7, 1887.

property of Mrs. Ellen Kane. Mann, Atty.

NOTICE.

George Lynn, estate, Montour. Personalty,

WIDOW'S APPRAISEMENTS.

John Levan, estate, Locust. Personalty, 2500, Josiah Rhoads, estate, Locust. Personalty, 2500 Mils chamberlib, estate, Bloomsburg. Person-alty, 281.79; realty, 2217.21, 2500, Isaac D. Patton, estate, Greenwood. Realty, Clerk's office, Bloomsburg, Pa., Nov. 7, 1887.

COURT PROCLAMATION.

WHEREAS, the Hon. WILLIAM ELWELL
President Judge of the Court of Oyer and
Terminer and General Jail Delivery, Court of Quar
ter Sessions of the Peace and the Court of Common
Pleas and Orphans Court in the seth Judicial District, composed of the counties of Columbia and
Montour, and the Hons. C. G. Murphy and C. M.
Welleary. Associate Judges of Columbia county. Montour, and the Hons. C. G. Murphy and C. R. McHenry, Associate Judges of Columbia county, have issued their precept, bearing date the 5th day of Oct. in the year of our Lord one thousand eight hundred and eighty-seven, and to me directed for holding a Court of Oyer and Terminer and General Quarter Sessions of the Peace, Court of Common Pleas and Orphans' Court, in Bloomsburg, in the county of Columbia, on the first Monday, being the 5th day of Dec. next to continue for two weeks.

weeks, Notice is hereby given to the Coroner, to the Jus-tices of the Peace, and the Constables of the sat.1 County of Columbia, that they be then and therein said 5th day of Dec with their records inquisitions and other remembrances, to do those things which to their offices appertain to be done. And those that are bound by recognizance to prosecute against the prisoners that are or may be in the jail of the said county of Columbia, to be then and there to prosecute them as shall be just. Jurors are requested to be punctual in their attendance agreeably to their notices. Dated at Bloomsburg Lord one thousand eight hundred and eleventh year of the Independence of the United States of America.

Sherin's Office, SAMUEL SMITH.
Sherin.

SAMUEL SMITH.

RULE ON HEIRS.

IN THE ORPHANS' COURT OF COLUMBIA COUNTY:

In the matter of the partition and valuation of real estate of George Miller, late of Nescopeck, Luzerne county, Pa.

To Adam Miller, Mimin township, Columbia county, Pa., William Miller, Wetherly, Carbon county, Pa., John Miller, Nescopeck, Luzerne county, Pa., Nanhan Miller, Nescopeck, Luzerne county, Pa., Carbon county, Pa., Pally, Internatived with John Kisibach, Hazleton, luzerne county, Pa., Carbon county, Pa., Pally, Internatived with John Kisibach, Hazleton, luzerne county, Pa., and Jacob Miller, Wetherly, Carbon county, Pa., the least of season county, Pa., and Jacob Miller, Wetherly, Carbon county, Pa., the least of season county, Pa., and Jacob Miller, Wetherly, Carbon county, Pa., and Jacob Miller, Wetherly, Court, to be and appear before the Judges of the Orphans' Court, to be held at Bioomaburg, on the first Monday of December next, then and there to a cept or ref'ive to take the real estate of said Gorge Mil'e, deceased, at the Appraisacy valuation put ovon it by the irquest, duly awarded by the said Court, and returned by the Shedf, or show cause why it shail no. be sold.

Witness the Ho., William Riwell, President Judge of said Court, this 6th day of October, A. D. 187.

Octia-4t.

Oct14-4t.

COLUMB A COUNTY, 8":

coby, deceased, and to all other persons, interested, greeting:
You and each of you are hereby cited to be and appear before the Judges of our Orphans' Court, to be held at Bloomsiving, Pa., on the lirst Monday of December next, then and there to accept or refuse to take real estate of said John Jacoby, deceased, at the appraised valuation upon it by the inquest, duly awarded by the said Court, and returned by the Sheriff, or show cause way it shall not be rold. And hereof fail not.
Witness the Hojorable William Elweil, President of our said Court, at Bloomsburg, the eleventh day of October, A. D. 1887.

WM. H. SNYDER.

A UDITOR'S NOTICE.

sheriff's omce, Nov. 1, 1987. UDITOR'S NOTICE. ENTATE OF R. R. LITTLE, LATE OF BERWICE, DEC'D.
The undersigned an Auditor appointed by the
Orphans' Court of Columbia county, Pennayivania, to make distribution, &c. will sit at his office,
in the borough of Berwick, on Saturday, November 12, 187, 34 9 or occ &c. m., to atterd to the duties of his appointment, when and where all parties having claims against said estate must appear
and prove the same, or be forever debarred from
coming in on said fund.
W. E. SMITH,
Octal

Ellen M. Chrisman vs. John Howell and R. D.
Accop.
Accop. " bbl..... Hams. Dried Apples.... Side.... Lard per lb.

No 6 \$2.00; Nos 2.3, & Lump \$3.25 No. 5 \$3.00 Bituminus \$3.25

WM. CHRISMAN, Atty. Sheriff's office, Bloomsburg, Pa., Nov. 4, 1887 NOTICE IN DIVORCE.

taggie Shellenberger, by her father and next friend, Heese Fairman, va. Horace N. Shellea-Maggie Shellenberger, by her father and next friend, Heese Fairman, vs. Horace N. Shelleaberger,
In the Court of Common Plass of Collumia County, No. 168, May Trem, 187.
To Horace N. Shellerberger, respondent above named:

Nagrie Shellenberger, above named, a subpoem being warded by the Court of Common Plass of said county, a subpoem lessed out of the said Maggie Shellenberger, above named, a subpoem being warded by the Court of Common Plass of said county, a subpoem lessed out of the said Court, commanding you, the said Horace N. Shellenberger, 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 she has contracted with you, agreeably to the prayer of said petatitioner; and, whereas, upon the return of the said subpoem, due proof was made that you could not be found or served with the same in the balliwick of the Snoriff of said county, whereupon an allas subpoem was awarded by the said Court, to answer, &c., as a foreaad, to which the same return was made by the Sheriff.

You are therefore required to be and appear on the first day of regular term of said Court, to answer, &c., as a foreaad, to which the same return was made by the Sheriff.

You are therefore required to be and appear on the first day of regular term of said Court, to held at Hoomsburg, for the said county, on the first Monday of December next, A. D. 1887, 160 heariff somice, Bloomsburg, Pa., Nov. 4, 1887.

LITTLES, Attys. Sheriff's office, Bloomsburg, Pa., Nov. 4, 1887

NOTICE IN DIVORCE.

Susie Winner, by her uncle and next friend, John
J. Coyle, vs. Gawell Winner,
In The Court of Common Pleas of Columbia
County, No. 47, May Them, 1887.
To Oswell Winner, respondent above named:
Whereas, upon the petition or libel of the said
Susie Winner, above named, a subposna being
awarded by the Court of Common Pleas of said
county, a subponna issued out of the said Court,
commanding you, the said Gawell Winner, 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 she has contracted with yot,
agreeably to the prayer of the petitioner; and,
whereas, upon the return of the said subpoena,
due proof was made that you could not be found
or served with the same in the balliwick of the
sheriff of said county; whereupon an alias subpoma was awarded by said Court, commanding,
you to be and appear at the then next regular
term or said Court, to answer &c. as aforesaid,
to which the same return 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 Bioomsours, for the said county, on the
first Monday of December next, A. D. 1887, to
answer the complaint aforesaid.

SAMURL SMITH,
KMORR & WINTERSTERN, Attys.

KNORR & WINTERSTERN, Attys. Sherif Sberiff's office, Bloomsburg, Pa , Nov. 4, 18-7.

NOTICE IN DIVORCE.

William Krick vs. Susannah Krick.

IN THE COURT OF COMMON PLASS OF COLUMBIA
IN THE COURT OF COMMON PLASS OF COLUMBIA
IN THE COURT OF COMMON PLASS OF COLUMBIA
Whiereas upon the petition or livel of the said
William Krick, above named, a subpossa being
awarded by the Court of Common Pless of said
county, a subpossa bested 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
libellant should not be divorced from the bonds of
matrimony which he has contracted with you,
agreeably to the prayer of the petitioner; and,
whereas, upon the return of the said subporna, due
proof was made that you could not be found or
served with the same in the balliwick of the
sheriff of said county; whereupon an alias subsubposna was awarded by said Court, commanding
you to be and appear at the then next regular
term of said Court to answer, &c., as as aforesaid,
to which the same return 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 county, on the
first Monday of Lecember next, A. D. 1887, to
answer the complaint aforesaid.

SAMUEL SMITH,

GEYER, Atty. Sheriff's office, Bloomsburg, Pa., Nov. 4, 1187.

NOTICE IN DIVORCE. Charity R. Eveland, by her next friend, John P.

Charity R. Revland, by her next friend, John P. Creasy, vs. Stephen A. Rveland.

In the Court of Common Fleas of Columbia County, No. 48, May Term, 1887.

To Stephen A. Rveland, responden, above named: Whereas, upon the petition or libel of the said Charity R. Eveland, above named, a subpena being awarded by the Court of Common Pleas of said county, a subpona lassed out of the said Court, commanding you, the said Stephen A. Eveland, to be and appear at the next regular term of said Court, to show cause, if any you have, why the said incellant should not be divorced from the bonds of matrimony which she has conjuncted with you, agreeably to the prayer of the petitioner; and, whereas, upon the return of the said subpona, due proof was made that you could not be found or served with the same in the ballished of the Sheriff of said county; whereupon an alian subpona was awarded by said Court, commanding you to appear at the then next regular term of said court to answer, &c., as aforesaid, to which the same return 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 county, on the first Monday of December II at, A. D. 1887, to answer the complaint aforesaid.

EMETE, Atty.

BAMUEL SMITH.

RETATE OF JOHN HEIDLEBERGER, DEC'D The undersigned Auditor, appointed by the Orphans' Court, to distribute the fund in the hands of Harry W. Beaver, executor of John Reinbold, late of Locust township, will meet at the affice of Ikeler & Herring, in Bloomsburg, on Friday, the 2d of December, A. D. 1887, at 2 O'clock, D. n. of said day, for the purpose of his appointment, at which time and place all parties litterested are requested to attend, or forever be debarred from coming in for a share of said tund.

ROHT, M. HOWELL, Auditor.

MARKET REPORTS. BLOOMSBURG MARKET.

Vinegar per gal..... Onions per bushei.... Veal akins.... Wool per ib...... Hides....

NEW YORK MARKETS. Reported by G. S. Patiner, Wholesale Commission Merchant, 16s Reads St., N. Y. New York, Nov. 7, 1887.

Reported by G. S. Putmer, Wholesale Commission Merchanis, 168 Reads St., N. T.

New York, Nov. 7, 1887.

A general quietness prevails about the produce market to-day from the fact that Monday is usually a dull day, and being election to-morrow and a holiday it therefore diverts the attention from business. Dressed pouliry has more attention from the fact that weather is colder, and selling choice turkeys, well fatted, from 11 to 12c; inferior 8 to 10c. Chickens 10 to 11c; fowis 7 to 8c. Ducks 13 to 15c. Choice game in demand and selling quall at \$2.75 per doz. Partridge 80 to 90c per pr. Wild ducks, mallard, 57 to 70c; red head \$1 to 150 per pr. Rabbits 30 to 50c per pr. Choice dressed veals 10 to 11c; fart 8 to 9c and dressed hogs 7 to 8c. Eggs in somewhat more liberal supply, but strictly fresh slock scarce and worth from 23 to 24c; fancy white legharn, 85c; held eggs 15 to 17c and limed stock 17 to 18c. Cheese ranging from 10 to 11fc, as to quality. Market has further advanced on granberries and choice, large, well colored berries bringing from \$8 to 8 50 per bbl. boxes, ditto, 2 25 to 2 50; medium 3 75 to 2 25. Apples firm in price and choice Kings, Gr. vensteit, snow, etc. \$3 to 3 50 a bbl., Baldwin and Spies \$9 to 2 50 and green fruit 1 75 to 2 3. Grappes in full supply to-day and 4 to 4fc is about all that can be obtained for catawbas, but concords will bring 5c. Potatoca firm and choice rose, 1. 1 2 50 a bbl., State rose and burbank, \$2 to 9 25. Sweet potatocs 3 75 to 3 25. Kussla turnips 75c to 1 25 per bbl. Colbage, fancy, \$6 to \$7 per 100. Celery 95 to 30c per doz. roots. Onions, red or yellow, 9 75 to \$3 a bbl., choice stock. Cauliflower 1 75 to 2 50 a bbl. Heans firm and selling marrow at 2 50. Medium 2 35. White and red kidney 1 75 to 2 8c. Exp., raspherries 24c. Cherries 18 to 20c. Peachts, peeled, 33c; unpeeled 16 to 17c. Honey ranging from 12 to 17c per lb., as to kind and quality. Beeswax 22c. Hay ranging from 70 to 90c. Rye straw 65 to 75c.

Benton—Wm Ipher, Lee Bellas,
Berwick—Thomas Lauer,
Bloom—David Edwards, Jr., John Welliver,
Bloom—David Edwards, Jr., John Welliver,
Bloom—David Edwards, Jr., John Welliver,
Brisnereck—Wesley Shaffer,
Conyagham—George Runp,
Fashingeree;—Cyrus Robbina
Hemiock—Wn Faust,
Jackson—Charles Hirleman,
Louist—Austin Cherington,
Main—N H W Brown, Gilbert Shuman,
Mimin—Joshab Smith,
Montour—Frederick Stonger,
Mt Pleasant—Howard Grimes,
Pine—Baniel R Gordner,
Scott—C B Ent.

artz
Contralia—James Dyke, Arthur McLaughlin,
Contralia—James J Grant,
Pinthtogrous—Henry Kei, Inor, John B Karns,
Prankin—David Broder, F Mannart,
Greenwood—John H Sves, E J Albertson,
Jackson—Frank Trivelpiece, Wm Colley, Denk

Jackson-Frank Trivespiese, de enry.

de enry.

Mimin-W C Hartzel, Daniel Neyer.

Mit Pleasant—Charies Sande.

Orange-Joshua Bavis.

Pino-Dallas Dreiblebis.

Roartng-reek—Henry Hoofnagie.

Scott—John Wanies, Chas Hard

Betz, C R Kressier.

Sugarioaf—Clark Kile.

Sugarioaf—Clark Kile.

RAND JURORS FOR DEC. T., 1887

PRAVERSE JURORS FOR DEC. T.

Albertson, A teder, Hartley Albertson, & Hembork—N P Moore, Wm P Eyerly, Jackson—Abraham Kline, Loc at—Lewis Indry, Daniel Enory, John Gable, tobe t Watkins, Runry Beaver, Mathon—Lavid Shuliz, Morris Masters, Muslim—Charles Miller, Montour—Clinton Research