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

BACKURAL BACKURAL BACKURAL BACKURAL BACKURAL BACKURAL BACKURAL BACKURAL BACKURAL BACKURAL BACKURAL Amaryel of parts Absolutely Purce. The powder never valles. A maryel of parts Absolutely Purce. The powder never valles. A maryel of parts Absolutely Purce. Absolutely Purce. Termes and wholesomeness. Sold in compare Rotal Backnew Downsee Co. Backney Weinsee.	ROTAL FORME	D C el ni b
PORTURE ADDITION STATUTE Absolutely Pure. This powder never valles. A marvel of purity function with the minifuture of low test, abort weight, and cannot be soil of competition with the minifuture of low test, abort weight, and cannot be soil of competition with the minifuture of low test, abort weight, and cannot be soil of competition with the minifuture of low test, abort weight, and cannot be soil of competition with the minifuture of low test, abort weight, and cannot be soil of competition with the minifuture of low test, abort weight, and cannot be soil of competition. March and the neuron weight, abort weight	- Contra	vi B p
Absolutely Pure. This powder never varies. A marvel of partial presect and wholesemeness. Wore economical internation or the send whole in the compet- sition with the militude of low test, short weight, short at the militude of low test, short weight, and or phosphate powders. Soid only in canas. Rotal Baxing Powners (G., WallSt., N. Y. The Columbian BLOOMSBURG, PA FRIDAY, NOVEMBER 18, 1887. COMBLE BALLARY NOVEMBER 18, 18		H N n
The Columbian BLOOMSBURG, PA BLOOMSBURG, PA FRIDAY, NOVEMBER 18, 1887. COMBLET BAILBARD THEN TABLE BLOOMSBURG & SULLIVAN RAILBOAD. SOUTH NORTH BLOOMSBURG & SULLIVAN RAILBOAD. SUCH NORTH BLOOMSBURG & SULLIVAN RAILBOAD. SUCH NORTH BLOOMSBURG & SULLIVAN RAILBOAD. SUCH NORTH BLOOMSCH & SULLIVAN RAILBOAD. SUCH NORTH FILL AND STATUS AND SUCH SUCH SUCH SUCH SUCH SUCH SUCH SUCH SUCH SUCH	Absolutely Pure. The powder never varies. A marvel of purity frength and wholesomeness. Wore economical than ordinary kinds, and cannot be sold in compe-	1
FRIDAY, NOVEMBER 18, 1887. COMBLE BAILBOAD TIRE TABLE. BLOOMSBURG & SULLIVAN RAILROAD. SOUTH NORTH.	The Columbian	0
FRIDAY, NOVEMBER 18, 1887. CORRECT BAILBOAD TIRE TABLE. BLOOMSBURG & SULLIVAN RAILBOAD. SOUTH NORTH. ATTIVE. ATTIVE. Leave. Leave. STATIONS. STATIONS. Norther Attive. NORTH. NORTH. <th< th=""><th>BLOOMSBURG, PA</th><th>1 17</th></th<>	BLOOMSBURG, PA	1 17
COMBLIC BALLOUAD THEN TABLE. BLOOMSBURG & SULLIVAN RAILROAD. SOUTH. NORTH. ATTIVE. ATTIVE. ATTIVE. LEAVE. LEAVE. STATIONS. P. M. A. M. A. M. F. M. STATIONS. A. M. A. M. A. M. F. M. STATIONS. A. M. A. M. A. M. F. M. BIOOMSURG & SULLIVAN RAILROAD. STATIONS. P. M. A. M. A. M. F. M. BIOOMSURG & SULLIVAN RAILROAD. MATTIVE. MORTH. Tatilivater HOT M. Tatilivater HOT M. Benton. BOT M. Tatilivater BOT M. BOT M. <th>FRIDAY, NOVEMBER 18, 1887.</th> <th>1</th>	FRIDAY, NOVEMBER 18, 1887.	1
SOUTH NORTH. Arrives. Arrives. Arrives. Bioemsburg 1.55 8.00 8.45 6.40 Main Street 1.41 7.53 8.49 6.42 Irondale 1.41 7.50 9.00 6.45 Paper Mill 1.31 7.49 9.14 6.54 Ligitatreet 1.25 7.35 9.40 6.54 Ornagewille 1.25 7.35 9.40 6.54 Ornagewille		
Trains on the P. & R. R. leave Rupert as follows: Nowr, 800TH, 1148 a.m. 11:27 a.m. 3:10 p.m. 6:30 p.m. Trainson the D. L. & W. R. R. leave Bioomsburg as follows: North	SOUTIL NORTH. Arrive. Arrive. Leave. Leave. STATIONS. F.M. A.M. A.M. F.M. Bioomsburg. 1.55 8.00 8.45 6.4 Main Stroet. 1.44 7.33 8.49 8.4 Irondale. 1.41 7.50 9.00 8.4 Paper Mill 1.33 7.49 9.14 6.5 Orangeville. 1.25 7.35 9.26 6.5 Orangeville. 1.13 7.29 9.40 11 Porks. 112 9.56 7.25 9.26 7.27 Tubbe 1.13 7.49 9.40 11 9.65 7.27 Stillwater 1.43 7.04 10.05 7.37 3.44 7.35 9.26 7.37 Tubbe 1.12 9.50 7.06 10.05 7.37 3.44 7.35 9.26 7.37 Stillwater 1.43 7.00 10.15 7.37	
Trainson the D. L. & W. R. R. leave Bioomsburg as follows:	follows : NOATH, BOUTH, 7:14 a. m. 11:27 a. m. 5:10 p. m. 5:30 p. m.	
2:34 p. m. 4:18 p. m. 6:36 p. m. 8:47 p. m.	Trainson the D. L. & W. R. R. leave Bioomsburg as follows: Bioomsburg route: source: source: right a. m. 872 a. m. 1205 p. m. right p. m. 1205 p. m. 418 p. m. c36 p. m. 847 p. m. 847 p. m.	8
Trains on the N. & W. B. Railway pass Bloom	Trains on the N. & W. B. Rallway pass Bloon	0
хонти. 10:46 а. m. 6:36 р. m. Noarn. 10:16 а. m. 6:19 р. m. 800ти. 800ти. 800ти. 800ти. 800ти. 800ти. 800ти. 800ти. 800ти.	NORTH. SOUTH.	100000

NOTICE !

H. V. White & Co. pay one cent per pound for good dry Buckwheat.

Notice to Tax Collectors.

An act of the Legislature and approved June 2nd 1881, (See pamphlet laws, page 45) requires tax collectors, township and borough officers to make return of seated and waveled law upon which no properborough officers to make return of seated and unsested lands upon which no proper-ty can be found from which to make taxes to the County Commissioners on or before the first day of January next, with a suffi-cient description by boundaries or other-wise, of each separate lot or tract and about the quantity of the same. Those who fail to make returns by said day will be held for such loss. Taxes so returned become a lien sgainst the property so re-turned. We have bianks on which these returns are to be made and will furnish them upon application of collectors.

A new line of hats and caps at J. W. In the Common Pleas of Columbia Next Thursday will be Thanksgiving NEIMAN ET. AL. VR. ay. Only one month from then until DECHANT ST. AL. Christmas. The year is fast drawing to a Zarr and Buckalew for Plaintiffs, Yocum

and Freeze for Defendants. If there is anything in your line you eed, call on J. W. Yinger at Rupert, and OPINION OF THE COURT. The bill of the plaintiffs alleges interfere will use you well. Rock bottom prices, and don't you forget it." ence by the defendants with the right of . 8w

Yinger's, Rupert,

d elsewhere

the Lutheran congregation at Numedia, to Mr. McNall, student at Lewisburg Unioccupy St. Paul's church building there versity, preaches every other Sunday in the situate by holding Sunday school therein. Saptist church at this place. He will The prayer is for a decree, to the effect. preach Sunday, November 27th. that they be allowed to occupy the church

for that purpose on every Sunday in the year. The answer of the defendant denies Work on the new residence, which G S lerring Esq. is having built on upper the right of the plaintiff to hold a Sunday Main street, is going on rapidly. It will be school in said building at any time, and specially on Sundays when the German bandsome building when completed.

As there are a number of Union churches Reformed congregation have the right, as in the county, the opinion of Judge Elwell hereinafter mentioned, to hold service in n the Locust township case will be of inthe church building. cerest to many of our readers. It is print

follows: During a period of sixty eight was their right, but it was equally the If your druggist has not gos Dr. Shatyears, from 1817 to the time of fling this right of the German Reformed congrega uck's Rest Cure Specific, the new kidney bill, the Lutheran congregation of Numedia and liver repady, or will not get it promptand vicinity, represented by the plaintiffs, on the German Reformed day. We therely for you, the Rest Cure Specific Co. will and the German Reformed congregation of fore confirm that part of the master's re-

defendants, have alternately held congre- deprived the plaintiff of no right by ex-The Philologian Society has sent out fine gational meetings for worship in a build. ing jointly crected by them on land purinvitation cards announcing their Literary e-union to take place in Normal Hall, chased and held by trustees for the use of Thursday November 24th. The exercises bese congregations. These churches durug all this time have been, and are now, furnished by this society upon these occasseparate and distinct religious denomin ions, have been highly commented upon. ations, having different church govern-ment and owing allegiance to different Those favored with invitations should not fail to be present. Exercises commence ment and owing allegiance to different upreme ecclesiastical heads. Unwisely, as at 8 o'clock p. m.

The pupils of the Model School and Music they agreed by articles bearing date the 5th Department of the State Normal School day of July 1816 to unite in the erection of will give an entertainment consisting of a building for their joint use to be called Cantata, "A Merry Company of the Cadets" St. Paul's Church. The instrument by Picnic," and other vocal and instrumental which the union was created is entitled, music, in Institute Hall, on Friday evening "Church Declarations, together with those Nev. 25th, beginning at 7:30. Admission privileges and church regulations of the 15, 25, and 35 cents. Reserved seats may joint congregation of the Evangelical be secured at Clark's book store. Lutheran and Evangelical Reformed High

Dick Sands' Continentals will hold the German St. Paul's church, Columbia county, Roaringcreek township, containing boards at the Opera House next Saturday the fundamental principles of their union evening, November 19th. Look out for the in regard to their hours of divine worship parade of the Continental Band at noon, In the body of the agreement, sundry matheaded by Barnum's \$10,000 drum major. ters in respect to church affairs are con-The troupe embraces a number of fine tained, but the only declaration or regulaspecialty artists, and a first-class moral tion in regard to the use of the church, is entertainment is guaranteed by the managecontained in the 14th and 15th articles, in ment. See large bills for particulars. these words: "It shall be clearly under-

Don't fail to attend the entertainment at stood in both congregations that where two the Opera House Friday evening under the preachers shall stand connected with the suspices of the G. A. R. The programme church, they shall, when possible, hold will consist of select readings by Mrs. divine service fourteen days from each oth. Margaret Custer Calhoun, interspersed with er. Should it so happen that they shall vocal and instrumental music. Mrs. Calcome together on the same day to hold houn is a finished elocutionist; she is a divine service, he shall hold first who first ansister of tien. Custer, and is said to be very nounced." "Should there be in the church

much like him in appearance. Let there two funerals at the same time, the one be a large audience to hear her. who died first shall be buried first without regard to persons."

Do not let your prejudices against patent Under this agreement these congregamedicines extend to Dr. Shattucks Rest tions had equal rights to the use of the Cure Specific, the new cure for Brights church building for the purposes for which Disease and all kidney, liver and blood disit was crected. What these purposes were cases, for this is not a patent medicine but must be ascertained from the written comscientific prescription of a skillful physipact, as construed and acted upon by the effect, that both congregations are negligent ian who has tested it in all complications founders and their successors during the in this respect, we are of the opinion that through years of practice, and has consent. great number of years preceding the recent upon that ground neither congregation can ed to put it on the market only because it unpleasant and unfortunate controversy. cannot be proverly compounded in small In the articles two purposes only are specifled for which the building was to be used,

List of letters remaining in Post Office to-wit: preaching and funerals. Accordt Benton for the month ending Oct 31st ing to the rule of logic the naming of these lotted to that congregation, there is some purposes precludes the idea that other ser-887.

Thomas Everett, Mr. J. W. Cole, Joel vices were to be held in the building If, formed side of the question. By the notice irregular periods, and without regard to not to hold Sunday school on the Reformed

terms or language used in the contract. If the prayer for an injunction. they were known as a constituent part of By the Act of 1836, the courts of comworship, the fact that none was held for mon pleas have the jurisdiction and power more than ten generations after the erec. tion of the church, is conclusive evidence that it was understood they were not to be held associations and partnerships.' The extent in the church

to which the court may go in the exercise The Master finds and the evidence sup- of this power is clearly set forth in Henry ports his report, that the Lutheran congre. et al vs. Deitrich et al 3 Norris 296 et seq. gation as before stated, has at all times The power the supervise and control does not hitherto enjoyed its privilege of worship authorize to court to give rights where none on its allotted day, and that it has not been existed before. They may restrain a majprevented from holding Sunday schools ority from depriving a minority of its rights, and may otherwise control in mat-building was to be occupied by the Luther. ans. The complaint upon the injunction part of the bill then is that they have been

prevented on some three Sundays from holding a Sunday school on what was holding a Sunday school on what was known as the German Reformed day. by user or otherwise excluded from being They were warned in writing on the 16th held in the church building, the Court has day of July 1883 not to have Sunday school no power to decree against the consent of on the German Reformed day unless it was one branch of the association that they The facts found by the master from the vidence, condensed, are substantially as ollows: During a period of sixty eight for a Union Sunday school. But the Luth-erans, very properly, desired to hold only a distinctive Lutheran Sunday school. This the master that here are commended by may be used alternately for Sunday schools for the reason before stated, that accordtion to object to a Lutheran Sunday school

ing to the bond of union between these two_churches, as construed by themselves such use is not one of the privileges pro vided for. By consent it may be so used but we cannot decree that consent shall luding them from holding Sunday schools be given. We think these churches would on the days when they were prevented do well to adopt by agreement what the from doing so. It is suggested in argu-ment that the plaintiffs have acquired master on this subject recommends. We good health until about the first of July. decline, however, to so decree, on the when her health began to fail and grad rights by user. This claim has no support ground that we have not jurisdiction to ually she waned away until her spirit dein the facts. The first Sunday school was

notice was given as before stated. In 1885 In respect to the application for an order the German Reformed officers for some upon which it stands, we decline to make day has been celebrated for a number of three Sundays prevented the holding of the order, not being satisfied that we have years past on Christmas, but she was borne Sunday schools on their day. The claim now set up has been protested against power to do so. The tenancy by which power to do so. The tenancy by which the tile to this property is held is peculiar, it is not a tenancy in common An action lived until 1819, when she married Col. from the first, it was first made within two years preceding the filing of this; bill, and it is not a tenancy in common. An action has neither contract, length of time nor of partition cannot be maintained by either undisturbed enjoyment for its support. by their own contract. They have agreed in 1861. About two years after the death A word more on this subject. This is question simply in regard to the right of that the property shall be used in a particproperty and therefore, however desirable ular way, and neither body has the power to have Sunday school for the religious ino divert it from the purpose intended. structions of the youth of the congregation Nevertheless I am of opinion that the title the rights of others cannot legally be enof one of these congregations may be concoached upon for the accomplishment of veyed to the other. In the title deed there is no condition upon which the property is

Evidence was given before the master in to be held. The designation of the use for regard to removing the portable organ bewhich the land is granted does not limit onging to the congregations from before the estate. There being no clause of entry the chancel to the gallery and from the galor misuse or condition broken, the grantor lery to the chancel, but as this is a mere mat. has no further interest, present or continter of taste, and is the cause of no serious gent. The grantees then having full title difficulty, I do not think that the Court may, if they so agree, convey a perfect title should be called upon to decide whether from one to the other, and to a stranger. the gallery or the chancel shall be the place

The master reports that the counsel for the plaintiffs withdrew all questions by these congregations jointly or severally. in regard to the removal of the organ. This is not a proceeding to enforce This is denied in an exception to the

the Court to dispute the statement of the master, we must receive that as the fact. In respect to the allegation that the church building is out of repair and that ions to the compromise proposed to the defendant church refuses to contribute to repairs, the report of the master is, to the secular matters affecting the property of a Invoke relief from a Court of Equity. church the majority have a right to act,

facts in this case I have no doubt that these churches can, if they will, compromise their difficulties and if need be, make a sale of their property, other than the

Warner's Log Cabin Remedies-old-fashioned, simple compounds, used in the days of our hardy forefathers, are "old WANAMAKER'S the new Dress Goods Plaids. timers" but "old reliables." They comprise a "Sarasparilla," "Hops and Buchu at a single counter an hour is Remedy," "Cough and Consumption Rem-, gone. A glance must do. edy," "Scalpine, for the Hair," "Extract," for external and internal use, "Plasters," Plaid loveliness to dream of.

"Rose Cream," for Catarrh, and "Liver You know how some of the Pills." They are put up by H. H. Warner sweetest, neatest stuffs of every & Co., proprietors of Warner's Safe Remsort are criss-crossed and cut edies, and promise to equal the standard up by color streaks and stripes and bands of every makable value of those great preparations. All

tint. Successful Operation

More of them than you think. Last Saturday Dr. Shattuck, assisted by Plaid effects crop out in dress Dr. Evans, performed the operation for the stuffs all around. removal of two carcinomatous tumors from Mrs. Mary Furman with which she has

druggists keep them

Every winsome Plaid newbeen suffering for the last three years. One ness we have come across on involved the entire right breast and the other filled the axillary space under the arm, the removal of which is considered to make up those tangles of one of the most dangerous in surgery. Dr. Shattuck spent nearly three years in a cancer hospital where he had daily experience in this class of operations. We are glad to possibility has been run out. 50c a year. learn that Mrs. Furman is doing well. But there's another hundred,

Death of Mrs. Catharine Paxton. and another, and the last one is Mrs. Catharine Paxton dird at the resilike the first only because it's a dence of her son Lloyd at Rupert, Sunday, Plaid.

November 18th, at the advanced age of one Let these stand for what we hundred years, ten months and eighteen days. Mrs. Paxton had enjoyed extremely Plaids. One from twenty-Serge Twill plaids, 75c. Serge Twill plaids, 75c. Serge Twill plaids, 85c. Blue or black ground plaided by sharply contrasting 4 in. stripes, 51. Broad and Barrow plaiding stripes lighted by origin bits and -pocks, 81. Blue and white, or black and white shep-herd Plaid, medium and large, 81. Cloth-finish Plaids, 51.55. Sorge-weare cloth-finish Plaids, all-wool and skita-and-wool, 51.50. Satin-faced all-wool and slik-and-wool Plaids, 51.75. parted. Few people attain the age she did and it was remarkable that none of he faculties failed her until death. Her birth-December 26, 1786. In April, 1788, he You can have no Plaid fancy to peculiar that we can't hit it. Joseph Paxton and moved to Catawiasa living there until the death of her husband of her husband she moved to Rupert and useful Dress Stuffs have fallen Sloan's. lived with her youngest son Lloyd until from market value to threethe time of her death. She was the mothe quarters, two-thirds, and lower. of nine children; Franklin, who died when The pressure of one kind on but ten years old : Bright R., now living another has done it. The push in Florida : Harriet, who married Dr. Vastine, who afterwards moved to St. Louis, of the roughs and the smooths Mo. ; Charles living in Virginia ; B. Frank

of Philadelphia ; Mary who married Hon. Geo. Scott of Catawissa ; Sarah who mar The front ranks must be brokried Charles Ball of Philadelphia ; Joseph who died in Texas of Yellow Fever, and en if you are to get at the rear Lloyd. Of these, Bright, Charles, Frankranks. No choice as to which Mrs. Mary Scott and Lloyd survive ber goes under. We pitch on the The funeral services were held Tuesday, middle style, the betwixt rough by Rev. Dr. Leverett, after which the reand smooth. mins were taken to Catawissa for inter

All-wool, every one of them A sister, Miss Harriet Rupert, now 82, save in some of the sorts a now-and-then spattering of silk H. W. Sloan's. and a brother Hon. L. B. Rupert, aged 77, still survive her. that only goes for looks. You

Thanksgiving Dinner.

buy them for the wool; the silk The ladies of the Union Church is thrown in. One. Plaid and check; plaid Drangeville will have a public dinner or Thanksgiving Day in the new store room of over check, so jumbled and col-Mr. G. S. Fieckenstine. A number of tu or-mixed that only the inchkeys have been secured for the occasion tlock outlines are distinct. and will be served in a manner agreeable Specks of lighter silk help the to the most fastidious taste. The very moderate price of 30 cents will place this mix up. Ten styles. Thanksgiving disner within reach of all.

Buy Lester's Binghamton Kip Boots. Best made. that give novelty to every pat-

Geo. Robbins has been wearing a smiling tern. Run them through your countenance for the past week. It's all cn fingers. Soft but solid. The account of a little daughter that has arrived

did me good until I took S. S. S. I use it every spring. It always builds me up, giving me appetite and digestion, and ens-bles me to stand the long, trying, ener-vating, hot summer days. To me there is no such medicine for purifying the blod and building up the wasted system as S. S. On using it I soon became strong of body and easy of mind. My color changed from a pale, worm look to a healthy, robust complexion " Mr. G. N. Frizzel, of Farmersville, Texas, writes: "About August 1st, 1865, an eruption appeared on my arms and

Erysipelas and obstinate ulcers, boils

carbuncles and running sores of every

stroyed and a speedy cure effected by using

"I have been afflicted with the crysipelas

WANAMAKER'S.

PHILADRLPHIA, Monday, Nov. 14, 1881.

Don't send for "Dress Goods

samples"; a bushel basket

wouldn't hold them. Say as

near as may be what kind of

We have all along had the

best Black Cashmeres we knew

Dress Goods you want.

fine twill

best dye

extra heavy weight

kind are cleansed, the poison germs de

Drawer 3, Atlanta, Ga.

Darbys Prophylactic Fluid.

WANAMAKER'S.

in one corner of a square form-If we stop to look at one in ten ed by bright bourette cluster stripes inclosed by heavy wick stripes, forming a plaid.

sarnet brown Higher class goods, \$6, \$6.50, \$7, \$8, \$8.50, \$8.75, and \$10 for a Robe.

A good share of the Books of the year will be bought between now and Christmas.

They should be thought of beforehand or there will be money wasted. Book News helps you to think. It takes you on an either side the ocean is here. Asmodeus flight that no New-How heads must have ached Book mystery behind. The November number (48 pages) angles! When you have seen has a portrait and a sketch of a hundred you think the last Hon. George H. Boker. 5c,

We sent out two Dickens Calendars (1886 and 1887). A third (1888) is ready. The best of the lot. You are sure not to see a handsomer Calendar from are doing in medium-priced anywhere. The every-day-inthe-year bits are as bright in their way as the Dickens pictures around them. 50c: by mail,

> 56c. JOHN WANAMAKER, Chestnut, Thirteenth and Market streets, and City-hall square.

LOCAL NOTICES.

Handsome new Silk and Glo-A dozen different proper and ria Cloth Umbrellas at H. W.

Mikulip

BLOOMSBURG. Fine Cabinet portraits only and the betweens has been such \$3. doz. Life size Crayons only

that something must give way. \$10.00. Viewing, copying and enlarging. Instant process used. tf.

> Fine Braid Trimmings at H W. Sloan's.

Collectors' receipt looks and notices for sale at this office.

New Table Linen-just in at

Received direct from importers—first-class barber supplies at Louis Viereck's Shaving and Hair Cutting Saloon, Exchange Hotel, under Clark's book store. Clean Lowel to every customer. Particular atten-tion given to ladies' and children's hair cutting

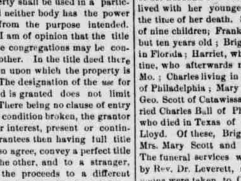
Fine Dress Goods and Velvets at H. W. Sloan's.

Shipping tags, with or without strings at the Columbias office.

Look at the 35-cent Red Flannel at H. W. Sloan's. in each, but with added tintings

BUSINESS NOTICES.

FRMALE HELP. - Servant girls, and, in fact, most women, suffir from



not diverting the proceeds to a different purpose from that originally intended, to. wit; the procuring of a house of worship

specific performance of any contract of report. But, as there is nothing before sale heretofore alleged to have been made by offer and acceptance, and we decide nothing in respect to that, but deem it not improper to say, that in our opinion, objectmade, coming from a minority of either congregation ought not to be allowed to defeat a measure which would end the difficulties between these churches. In

In respect to the occupancy of the buildand the minority must submit. Under the ing by the Lutherans for the purpose of a Sunday school on the alternate Sunday alinconsistency on the part of the German Re-

Thomas Everett, Mr. J. W. Cole, Joel vices were to be held in the building If, formed side of the question. By the notice burial ground, to a stranger or from one to be held at of July 1983 the Lutherans were required the other making a perfect title.

forward it and prepay charges on receipt of the price, \$1 or \$5 for half dozen. the same place represented here by the port in which he holds that the defendants

all experience has shown such unions to be.

Oct 28 tf JOHN B. CASEY, Com's Clerk.

Notice to Tax Payers.

The taxpayers of Bloomsburg are here-by notified that the dog, State and county laxes must be paid on or before the 23r day of Dec. 1887, as five per cent will be added after that date, and five per cent. will be added to school tax after January and, 1888. The poor tax is also in my hands for collection and should be paid without further delay. Office at my real-dence, fron street. Bloomsburg Nov 9th, 1887.

R. STILES, Collector. For Sale.

1 gray mare, 4 years old. 1 brown mare, 4 years old, Honny Doon 1 draft horse. WHITE, CONNER & SLOAN,

nov18. Orangeville Buy Lester's Binghamton Kip

Boots. Best made.

Personal.

Rev. Stuart Mitchell went to Philadel phis on Tuesday. Mr. and Mrs. Geo. E. Elwell spent th

fore part of the week in Philadelphia. J. C. Fitzpatrick, a former clerk at the Exchange Hotel, was in town during the

past week. Dr. Ross, homeopathic physician at Scranton, visited at Mr. L S. Kuhn's Thurs-

day of last week. Isaiah Rupert is now employed as tele

graph operator at the D. L. & W. depot in this place.

Everything in the grocery line and under wear at J. W. Yinger's, Rupert. 3w 'Irade dollars are now worth sixty cents.

Gum boots and felt boots at J. W. Ying er's, Rupert.

Mr. M. P. Lutz is having a slate roof pul on his residence on Third street.

Harman & Hassert have the finest coal in the market. Give them a call.

W.J. Correll and Company have reshing led the roof of their store building.

S. F. Peacock is a happy father. daughter was born Monday afternoon.

H. W. Sloan is building an addition to the rear of his home on Market street.

Dick Sands' Continentals at the Opera House Saturday evening, November 19th. The most confortable truss and support-

er is the rubber elastic. Consult Dr. J. 2w Schuyler. Several of our young men are taking

business courses at colleges in Wilkesbarre and Scrapton.

Just received, a fine line of olicloths at J. W. Yinger's, Rupert. By the yard and here, though not large was still appreciative. in patterns. 8w Scoure your tickets at Dentler's for the G. A. R. entertainment at the Opera House Friday evening.

Paul E. Wirt, Esq., is making some extensive improvements upon his residence on Fifth street.

"Try E. Jacoby's "Peerless" extra select oystairs and his Kalamazoo celery for your Than Sagiving dinner.

'Two young ladies were immersed in the baptistry at the Baptist church Sunday evening, Rev. J. P. Tustin officiating.

W. S. Moyer has broken ground for the erection of a new residence in the lot on the corner of Market and Third streets.

Harman & Hassert have entire control of the sale of the celebrated Kingston Coal in Columbia county. Wholesale or retail.

Mellick (3), Mr. Jacob Snyder, Mr. U Sparran & Co. Persons calling for these letters will

uantities.

et (2).

please say "advertised." ELLA E. APPLEMAN, P. M.

List of letters remaining in the Post Office at Bloomsburg for week ending Nov. 15, 1887: Mrs. A. Arbagost, Mrs. Mary Glassmever, Miss Sadie A Gensel (2), Mr. George F. Hufuagle (2), L. B. Landis, B. F. Reighart,

Mr. Phillip Rauble. CARDS. Miss Alice Crawford, Charlotte Graue Mrs. Maria Hess. Mrs H. A. Shollenborg-

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

Mr. E. N. Perrin of New York City and

Miss Martha C. Drinker of this place were united in marriage last Wednesday morning at the home of the bride's parents on

south Main street. The ceremony was by common consent. performed at ten o'clock by Rev. W. C. Leverett in the presence of about thirty preakfast was highly enjoyed by all. The Sundays a mission school was held but by Rupert for Washington, from which place appear in the evidence The finding then

the Winter. The COLUMBIAN extends congratulations.

The world's days for prayer by the Wo nan's Christian Temperance Union were roperly observed in Bloomsburg. Saturatheran church, conducted by Vice Presi-

ient of the same church, was well attended and great interest manifested. The three clock service on Sabbath, held in Presbyerian church, was conducted by County very appropriate address, urging and in- of the transaction. it is on this ground,

out were fully appreciated, and very en- es, the Court held, that because of the long couraging. Temperance sermons were preached in that it began under a statute not to be

all the churches in Bloomsburg, Sunday found. morning-and in some in the evening. COR. SEC.

There was a good sized audience at the Opera House Wednesday evening of last reck to hear the Mendelssohn Quintette Club, but it was not as large as it should ave been. It is seldom that Bloomsburg has such an opportanity to hear good music as was then given and when an organization of such indisputable merit visits

is, it should be greeted by a full house. The club is now in its thirty-eighth season, but at no time has it contained finer musleians than at present, all being artists of unexception shie ability. The audience

All the solisis were encored, and each one played a socond well-rendered selection. The Mondelasohn Quintette Club is one of the finest companies that has ever been in our town and if they appear here again

they should be greeted by a packed house, Intending Purchasers of POND's EXTRACT

cannot take too much precaution to prevent substitution. Some druggists, trading on the popularity of the great family rem edy, attempt to paim off other preparations,

inscrupulously asserting them to be "the same as" or "equal to" POND's EXTRACT, indisappointment thereby caused to the parchaser, so long as larger profits accrue to

hemselves. Always insist on having Posp's Extract. Take no other. Sold to pottles only; never by measure. Quality

uniform. Prepared only by Poxo's Ex-THACT Co., New York and London. See our name on every wrapper and label.

O. Spangler, Mr. Daniel Roberts, M. C. alternation between the churches, or, even day. At a meeting in August 1884, intendif Sunday schools had been held for a long ed as a joint meeting of the congregation property according to the letter and spirit period of years in the church building it of which notice was not regularly given to might fairly be presumed that such use was the Lutheran congregation, and at which should be some remedy for the party dein accordance with the understanding as but few Lutherans attended, it was resolved sirous, and willing and offering to do its being embraced by the term "divine ser, that no sectarian Sunday school should be vice." So, on the other hand, the build- held in the church. In the third paraings erected by the congregation for wor- graph of the answer of the defendants they hip not having been used during a period deny the right of the plaintiff congreof more than three score years for any gation to establish and maintain Sunday

such a purpose.

of permanent location.

other purpose than those specially menschools in the church building. In the seventh paragraph of the answer tioned, there arises a strong, if not condusire presumption, that by the term divine they say "that neither on the 16th day of July worship, was meant congregational worship 1885 nor at any other time or times did we deny the privilege of the Ev. Lutherans, and not the instruction of children.

The Master reports, and in this is susplaintiffs, to use the building on each alternate Sunday for public worship or the use tained by the evidence, that the building of a Sunday school for their congregation." erected in 1817, and that crected in 1871, In the conclusion of the answer the prayer both under the agreement stated, were used by the congregations on alternate is "to be restored to our rightful exclusive Sundays, down to 1870, each having preach- use, possession and occupancy of the said church building on every alternate Sunday ing every four weeks, and after that time each having preaching every two weeks, as before the intrusion of the plaintiffs." and that the times of each were established The master reports that "on the argumen

of this case before me the solicitor of the From 1817 to 1883 no Sunday school defendant withdrew all opposition and obwas held in St. Paul's church by either of jection to the use of the church by the guests, after which a sumptuous wedding these congregations. In 1877 on two or three Lutheran Sunday school upon the Lutheran Sunday. Therefore the question of their happy couple left on the 12:07 train at whom held and why discontinued, does not right to use the church upon that day I am not called upon to dispose of." This conthey will go South, where they will spend is, that for sixty-six years, no Sunday clusion of the master is excepted to, not school was held in the church by either because it does not state the fact correctly. congregation.

but because "all right to maintain a Sunday In case of long continued user, courts school at all were denied by the third parawill presume everything consistent with graph of the answer, the master ought unthe user. Continued acquiescence by a'l der the evidence to have reported in ac

day's prayer and praise service held in parties concerned for "lime whereof the cordance with said paragraph." On referring to the evidence taken by the memory of man runneth not to the contrary," cannot be rationally accounted for stenographer and reported by the master, 1 otherwise than by presumption that the find that Rev. J. H. Neiman being on the user was according to contract, under- stand as a witness he was asked "Can the standing or grant, proof of which cannot plaintiff as pastor and officer of the Evan-President. She opened the meeting with a be made otherwise, because of the antiquity gelical Lutheran church conform to the regulations and discipline of the general sisting on every Christian woman to unite that after a great lapse of time, grants from council unless they establish and maintain her efforts with those who are already en- the state, surrender of charters, and the Sunday school in which are taught the gaged in Christian Temperance work. The like, are presumed. In the case of Bar- doctrines of that church, and use the les. roductions by the ladies were well render nett vs. Paine 7 Watts 334 to sustain a user son leaves and papers, as published and ed and we feel that the meetings through- by prothonotary to make certain certificat- recommended by church authority ?"

> maintainance of a Sunday school especially In Gass' Appeal, 78 St. Rep. 39 it was

held that the understanding of the parties custom of the congregation, the plaintiffs occupied the church building for Divine evidenced by user and verbal testimony, should control in a case like the present, Services has never been and is not now obalthough the term "divine service" in its jected to by the defendants."

broadest sense might include # Sunday I have quoted the above at length to school. It was there held that the signifishow that the master committed no error cation of that term should be confined in repeating that before him, opposition to the holding of Sunday schools by the the sense in which the congregation under stood it when they entered into the agree Lutherans on their day for worship, was ment and afterwards practiced under it. at least for all purposes of this case, aband-In that case, the facts were, that the church was erected in 1848 under articles of union oned. In the face of all this, if he said imilar to those in this case. The Court Lutherans on their day, he could not find (though not his reasoning on all points) are below held that "Divine Service" included otherwise than he did. But as the master confirmed. The exceptions by the defend. Sunday schools. There was testimony that Sunday schools were embraced in the term, and there was testimony that they right to hold a Sunday school, there was church building for Sunday schools, and were not. It was held, that however that might be that the understanding of the parties must control, and the user or sather closed the doors of the church against a non user of the building for Sunday schools

was considered as an important element in ascertaining what was the understanding. the purpose of a school. In looking over the whole case it appears that the whole by the master, we make the following de In this case no witness was called before the Master who lived at the time the first difficulty has arisen from what, no doubt,

church was erected. It is not probable was an honest though mistaken claim of right, on the part of the Lutherans. They having heretofore come on for hearing and that any person who in 1816 was old enough to know or understand the terms believed they had a legal right to hold their having been argued by counsel, it is upon on which the church was to be built is now Sunday school in the building, when as we due consideration thereof, ordered, adjudged same as or required to hold, they could only do and decreed, that the bill of the plaintiff disappointment thereby caused to the par-user alone must be considered as having so by consent expressed or implied. As be dismissed, and the prayer therein that a been in accordance with the compact of no such consent has been given for any sale of the property therein described be union. It is suggested in argument that other time than the days on which they and the same is hereby refused on the the reason why Sunday schools were not have preaching, and as on those days they ground that the Court has not jurisdiction

> they were not known at that time. If this no ground for an injunction, and the mas- the plaintiffs pay the costs. assumption is correct, then they were clearly ter properly recommended that a decree be not intended to be embraced by any of the made dismissing the bill so far as regards

In case of failure to agree to make necessary repairs or otherwise to keep up the

of the compact or to consent to a sale, there part in that respect. It has never been held that the power of control and supervision of unincorporated associations extend to, or authorize the Courts to order a sale of the property in respect to which a dispute has arisen. There have been many such cases

within a few years past, but in none of them has a sale been ordered to end dis I conclude that the reason why this has

not been done is, because of the doubt as to the jurisdiction of the Court. That they ought to have the power is illustrated by this case; both parties neglect their duty in regard to repairs, and in all respects there appears to be such general disagreement, as to make it very desirable that their joint interest in the church building should be severed. A sale of the property with a doubt as

Texas, writes: "About August 1st, 1865, an eruption appeared on my arms and legs, which pained me much and seemed to affect my physical condition generally. On the advice of a physician at this place, 1 finally commenced using Swift's Specific. I am glad to say that after using three large bottles the sores have all healed." Treatise on Blood and Skin Diseases mailed free. THE SWIFT SPECIFIC Co., Dummer 2, Atlante Gr. to the power of the Court to order it, would undoubtedly be to sacrifice the property as neither strangers nor one of the churches would be willing to bid much for what might be deemed a doubtful title. or at the least one which would probably be the subject of litigation.

Jurisdiction to order a sale in such cases should be expressly given by the Legislature. In the absence of statute to that effect, and of any precedent for so doing. I think it would be a bold measure to be inaugurated by a subordinate Court.

Nothing would heal the sore or stop the In order to give to the plaintiffs an op running. I used Darbys Prophylactic portunity of review 1 place my refusal to Fluid and found a speedy cure. Haye also make the order as requested solely on the tried it in several other cases and it proved ground of want of power. effectual."-S. P. Greer. Holding these views we cannot consist.

ntly impose costs on the defendants. If, as the master held, and the Court has concurred, the defendants were guilty of no wrong in closing the doors of the church when they did -- If the plaintiffs have hitherto enjoyed all the privileges they are entitled to, the proceeding by injunction was groundless. And if, as we hold, the To that question counsel for defendant Court has no jurisdiction to decree a sale, continued practice, they would presume object. "2. Because the establishment and the defendants are not in fault in resisting

an order that a sale be made. Not being in for the teaching of the doctrines of that gither of these respects in fault, we cannot church on the several Sundays when by the properly impose costs upon the defendants nor can we upon any principle governing Courts in such cases, charge them with

of. But so long as a better of anything is possible we are on the watch for it. We have been costs because they object to Sunday schools being held on their day for preaching, nor because they did not carry out the sale as hoping for a-little-better-in-someoffered and accepted, because in the one respects Black Cashmere. No matter they violated no law or legal right, reason to hope for better weight, and the other was apparently in conse or better color, or better touch, quence of objections and threats by a large but might it not be possible to minority of the plaintiff church. All ex ceptions to the finding of facts by the masevery time get all these bests anything in reference to the rights of the ter are overruled. His conclusions of law, in one? It was not enough to have the weight right if the found that the plaintuffs were not inter- ants to the decree recommended are suscolors were even a suspicion fered with op any day when they had legal tained, so far as regards the use of the out of the way, or the proper color and weight if the touch no occasion for invoking the strong arm the costs. The consent heretofore impliedwere a trifle wrong. We think of the law to restrain the defendants. They |1y" given for such use on alternate Sundays we have got what we were does not confer a perpetual right, nor does Sunday school only on days when the it authorize the Court to make a decree to after-

Therefore, instead of that recommended

reliable maker And now, November 11, 1887, this cau qualities of Cashmere with the prices as right as the stuffs; fine Paris and jet blacks-65c, 75c, 85c, 90c, \$1.

Black Cashmeres as well as we provided for in the article was, because have not been interfered with, they have to decree such sale, -and it is ordered that do? This is a trial 150 pieces.

> WILLIAM ELWRIT Minutes count for nothing in President Judge.

fashionable colors in fashionable stuffs. 371/2 c from 50c. and side ache. Apply a Hop Plaster and experience instant relief. Strengthening White Swelling. Mr. M. S. Hamlin, one of the best known insurance men in North Carolina, writes from Winston, as follows: "Ever since I was seven years of age I have had what the doctors call hip disease, and which I call white swelling. My hip was drawn out of place. There was a swelling at the knee-joint, where there is a profuse run-ning, which has been there for years. Of course this has greatly depleted my sys-tem, together with surgical operation on the leg bone. I tried every known blood purifier to build up my system, but none did me good until I took S. S. S. I use it every spring. It always builds me up, Let this one do for the dozen. and pain-killing. Any one of the dozen is just as

woman won't take advice.

a cast of light a cast of dark a cast of red

Dos'r let that cold of yours run on. You think it is a light thing. But it may run into catarrh. Or into pneumonia. Or good.

Robes \$2.60 to \$10. You save time and the match-ing worry by letting us choose the stuffs for you. Often save the stuffs for you. Often save money too; we can pick better ble ahead.

than you would be likely to. Not better than you could, but the use of Boschee's German Syrup. If All the diseases of these parts, head, every woman hasn't the knack of putting just the wisest nov-elty with the plain; and every woman won't take advice.

A \$4 Robe: 6 yards of 50 in. Serge; heavy, prominent twill, and good for lots of wear. A stuff that needs nothing ad-ded to make a likeable dress. But we put with it 2 yards of fancy stuff—bright colored plush cubes on a matching Serge ground—and then a loveable dress. The plain colors of these

dress. The plain colors of these DRUNKENNESS OR LIQUOR HABIT POSITIVELY \$4 Robes are— 1 office a blues 1 of a blues 1 office a blues 1 office a blues 1 office a blues 1 of a blues 1 of a blues 1 office a blues 1 of a blues 1 of a blues 1 office a blues 1 of a blues 1 office a blues 1 of a blues 1 of a blues 1 of a blues 1 of a blues 1 office a blues 1 of a blues 1 office a blues 1 of a blues 1 of a blues 1 of a blues 1 of a blues 1 office a blues 1 of a blues 1 of a blues 1 of a blues 1 of a blues 1 office a blues 1 of a blues 1 office a blues 1 offic imported Serge, and 1½ yards of Novelty. A very pretty Nov-elty, too; inch plush block different state of the specific of the

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