### The Columbian.



J. E. Bittencender. } Editors.

BLOOMSBURG, PA. FRIDAY, MAY 2, 1890.

### CANDIDATES.

FOR PROTHONOTARY & CLERK OF THE COURTS. J. H. MAIZE, of Bloomsburg, Pa.

G. M. QUICK, of Bloomsburg, Pa.

guard and be careful to listen to noth-ing which may appear in a newspaper against any candidate just before elec-tion. All the eleventh hour articles are usually desperate ones. And where one candidate waits for the last issue of a paper to set forth his reasons for election, when his opponent can have was that henceforth he should be re-

### WASHINGTON LETTER.

Washington D. C. April 28, 1890. The inujustice and absurdity of the McKinley tariff bill excited such general dissatisfaction that the Republicans are obliged to abandon it. It is con-ceded that the bill can never become a law, but the Republican majority in the House has so thoroughly commit-ted it self that the bill is expected to pass the House by a strict party vote. In the meantime the republicans of the Senate Finance committee are at work on another bill as a substitute for the McKinley bill. They expect to report it to the Senate very soon after the McKinley bill passes the House. This shows the impotence of Mr.

McKinley's specious ortory, that cap-tivates a careless crowd, to convince the business interests of the country of the propriety of a single idea he enter-

tains on the subject of tariff.

The Republican joint caucus committe of the House and Senate have agreed upon the basis for the preparation of a silver bill. It directs the Secretary of the Treasury to purchase 4,500,000 ounces of free silver per month at the market price, not to ex-ceed \$1 for 371,25 grains of pure silver 4,500,000 ounces of free silver per month at the market price, not to exceed \$1 for 371,25 grains of pure silver and issue Treasury notes in payment of the bullion. These notes shall be payable on demand in lawful money of payable on demand in lawful money of the United States, and are receivable for all public dues. No greater or less amount of such notes shall be out standing at any time than the cost of the silver bullion then held in the Treasury, purchased by such notes. Upon demand of the holder of any such Treasury notes, the Secretary of on the silver bullion then held in the subject is being considerably discussed by our democratic contemporaries through the state, and that the weight through the state, and the order of the National Screward for the state of the National Screward for the state of the states its reasons for from causes such as might occur through adverse elements of nature, which 'it is not possible for human segments to possible for human segments. Within the past week letters have been received from Col. J. H. Brightan through the state, and that the weight lecturer and other officers of the National Screward for the states its reasons for from causes such as might occur through adverse elements of nature, which 'it is not possible for human segments. Within the past week letters have been received from Col. J. H. Brightan through the state, and that the weight lecturer and other officers of the National Screward for the state of the question and the state of such Treasury notes, the Secretary of the Treasury may, at his discretion, pay off such notes with silver bullion at its market price. The Secretary is ces, early and what late? Any discretions the state and that the weight of opinion seems to be decidedly favor of an early meeting.

"But what is, under the circumst ces, early and what late? Any discretions are such as the seems to be decidedly favor of an early meeting. also permitted to coin this bullion, shold it be necessary, for the redemp-tion of these proposed Treasury notes, \$78,000,000 held to redeem the circulation of banks will be restored to gen-

The investigating committee on interstate commerce charged with in-quiry into the relations of railroads of the United States and Canada has concluded its labors. Chairman Cullom has completed a report which, with sundry remedial recommendations, a-waits the approval of the committee. The report states that the good effects of the interestate commerce law are partly nullified by the competition of the Canadian lines. Unjust dis-crimination is made by Canada against U. S. Vessels in well and canal tools. in violation of the treaty of Washington. The Canadian railroads control lines operating over a large part of New England and Northern States. Canada owns a system of canals that cost \$51,000,000. The inter- colonial railway has cost \$47,000,000. To the Canadian Pacific railroad, which was begun as a government line Canada has \$215,000,000 but the road cost only \$167,000,000. The report states that it has been the inconcealed pursecure a railroad across the continent of commanding influence which in ection with subsidized steam lines, would be able to dominate the transcontinental commerce of the United States and deflect from American railroads, vessels and seaports a large share of our commerce with countries of Asia, Australia and New Zealand. ers from Vancouver the westeran terminus of the Canadian R. R., with \$425,000; and one line from St. Johns,

the Pacific coast held at San Francisco, trusts except through a repeal of the July 1889. The report of the conference declares that with such special advantages the Canadian Pacific could afford to quote rates that must drive the American steamer lines out of the China trade, to the almost irreparable injury of San Francisco and predices general destruction for the larger part of the American steamer traffic on the Pacific ocean, unless some vigorous measures be adopted by the U. S. A bill to make a territory of Okla-

homa has passed the Senate; 30 year 5 days. Whenever the Indian interests in surrounding territory shall be extin-guished it will be annexed to Oklahoma. The laws of Nebraska are extended over the new territory.

### Drunkenness I.iquor Habit In all the Worldthere is but one cure Dr. Haines' Golden Specific

It can be given in a cup of tea or coffee without the knowledge of the person taking it, effecting a speedy and permanent cure, whether the patient is a moderate drinker or an alcoholic wreck. Thousands of drunkards have been cured who have taken the Golden Specific in their coffee without their knowledge, and to-day believe they quit drinking of their own free will. No harmful effect results from its administration. Cures guaranteed. Send for circular their securing A letter from Senator. tion. Cures guaranteed. Send for circular and full particulars. Address in confidence Golden Specific Co., 185 Race Street, and full particulars. Address in confidence good the Quay defalcation to the extent of \$100,000 more or less; or a

After Delamater, SOME VERY PLAIN CHARGES ARE AIMED

AT THE CRAWFORD SENATOR. The Pottsville Republican has printed a lengthy article to identify Senator Delamater with the Standard Oil interests and the defeat of the Billingsley bill. The paper says that when the anti-discrimination bill, to which the party was committed, was taken up, Delemater conspired to defeat it. The article continues:

that twenty-five republican senators would stand by the bill. This was one short of the required majority. A member of the senate who was famliar with Delamater's connections suggested that perhaps there was some way to reach him through the Standard oil company. The recognized and known lobby representative of the Standard oil company was visited and told the situation. He said that Delamater was acting foolishly and that he would see him and fix the thing up. This representative of the

Hon. C. R. Buckalew delivered an eloquent discourse in commemoration of the late S. S. Cox, in the House of Representives at Washington on Saturday, April 19th.

The election of County Superintendent will be held next Tuesday, May 6th at one o'clock in the afternoon. All School directors should be on their Delamater was out side and wanted to see three of the leaders. These gentlemen went into the hall and were told by Delamater that he would vote

no opportunity to answer them, all garded as one of the republican leaders in the senate, and should be consulted listen to eleventh hour articles. Don't help a man attack another when too late for defence or reply. talked should agree to oppose the Billingsley bill and help him defeat it. This was agreed to also. Mr. Delam ater, radiant at the success of this piratical scheme, then came into the caucus, pledged himself to vote for the anti-discrimination bill and did vote Watres and the men to whom he had pledged himself the night before.

"The agent of the Standard Oil company called on the republican sendant of the standard oil company called on the republican sendant of the standard oil company called on the republican sendant of the standard oil company called on the republican sendant of the standard of the sta

ators, said he had seen Delamater and it was all right if they would be against the Billingsley bill. "He was told of what had happened

and approved Delamater's action. "This is the story in brief. The Standard Oil company had influence enough to bring Delamater to terms when all other efforts failed.

"We challenge the demal of any of these statements. The facts can be had of any man who was a member of the senate in 1887."

Early Convention Wanted.

REASONS WHY THE DEMOCRATS SHOULD CHOOSE A STANDARD BEARER.

The democratic press is speaking

favor of an early meeting.
"But what is, under the circumstan-

ses, early and what late? Any date before the republican convention is, in our opinion, early, and any date after that late. If the democratic convention shall be postponed until after Mr. Quay has called himself in convention and named his candidates, and made his platform, a month more or less will make very little difference in the situation. The only matter for us to consider is whether we shall attack the enemy or await his assault; whether we shall take the aggressive or stand upon the defensive. We have everything to gain by the former course and noth-ing to lose. If the democracy should come into state convention on the 23d day of June, express itself in decided terms upon tariff reform, ballot reform. trusts, state taxes, anti-discriminatio and notorious abuses and corruptions in the state government, and nominate a ticket composed of men completely representative of these issues, Mr Quay's job, when he should resolve nself into convention on the 25th of that month, would be found a very difficult one. He would have to take unequivocal positions upon each one of these vt.al questions. He could not, for instance, as last year, ignore trusts and ballot reform, or many other matters almost as important, merely be-cause, as was said then, there was no feeling about them at the time of his convention, but if we now, in a lyance, resolve, as we certainly will do, in favor of an immediate adoption of the

Australian system of voting, in order to secure free and honest elections, Mr. Quay cannot again escape on the plea that there is no such such issue. of Asia, Australia and New Zealand. He must step up to the line and say In this endeavor it has met with one thing or the other. In like manner marked success and is progressing. if the democrats, meeting in advance Canada subsidizes two lines of steam- declare in favor of the repeal of the tariff duties, which protect the trusts and enable them to plunder the \$425,000; and one line from St. Johns, N. B., its eastern terminus receives a sibsidy of \$300,000.

The report refers to a conference of the commercial and industrial bodies of the Pacific coast held at San Francisco. duties which enable them to monopolize our markets-he will lose at least some of the money with which he expects to buy the election. And if he decides in favor of the trusts, the eyes of thous ands of honest republicans will be opened to the essential corruption of the party and vote against the boss-

Matthew S. Quay cannot obtain indication that will clear him of the charges under which he rests, by keep-ing up the old dodge of "dignified silence," nor by banqueting with respectable leaders of his party, nor by nominating his friend, and tool, Delamater, for Governor.

Not even the bluff of a libel suit after the manner of Dadley, would help him with the country, though it

letter from ex-Attorney-General Wayne Mac Veach that as council he did not take measures to restore the stolen take measures to restore the stolen money to the State treasury and combad three men sick with malarial fever. pela certain measure of restitution from I cured them with Sulphur Bitters. It the thieves; or a letter from Mr. C. L. is the greatest blood purifier I ever saw.

Magee that \_\_\_\_\_\_\_did not confess the lawys keep them in my medicine embezzlement to him at the Lochiel ohest.—Ship Natutilaus, Baltimore.

House in Harrisburg, with mantlin threats of suicide thrown ir; or that Mr. Magee did not at the instance of Senator Cameron overhaul the taeasury books and report to the Sanate a de ficit of \$260,000 purloined by Qiay and Walters—the latter a dape—for purposes of stock gambling. All these gentleman are within easy hailing dist-"After investigation it was found

If the Senator shall take any of these steps towards a real vindication The World will not fail to let its readers know the fact - World.

### The Grangers' Interstate Exhibi-tion at Williams' Grove August 25, 1890.

The following is published by request: There is not even a shadow of truth bout the statements that have recently been going the rounds of the newspapers that the Williams' Grove Grangers' Piculo is to be moved to Mt. Gretna. The me who are circulating these reports are not Patrons, as they represent themselves, but are now, as they have always been, the enemies of the Grange and intriguers against the farmers' organization.

There is no division amongst Patrons as to their great annual gathering at Willlams' Grove.

Patrons who were present at the meeting of the National Grange, the State Granges of Pennsylvanis, New Jersey, Delaware, Maryland, West Virginia and many other State meetings know that all these bodies, each by a practically unanimous vote, en dorsed the Williams' Grove meeting and its management. And that this unanimous action throughout the United States has practically caused Williams' Grove to be he mecca of the Order. In view of this fact the Grangers' Interstate Picnic Exhibition will continue to convene at Williams Grove from year to year, without regard to the meetings of any other organization un-til the Patrons of Husbandry themselves determine otherwise.

The meeting for 1890 will open on Mon day, August 25th, and continue six days, Patrons desiring to occupy their tents few days previous to the opening day-and many did this last year-will be so accom

modated The most perfect railroad arrangements more satisfactory than those of any pre ceding year, have already been fully completed with railroad companies all over the

The exhibitors of machinery and farm implements will not fall short of that of any previous year.

The old exhibitors have already applied for all the space that will be vacated by the exhibitors who propose leaving Will lams' Grove and going to Mt. Gretne, and new exhibitors are daily applying for

Very important and extensive improvements will be commenced at Williams' Grove as soon as the Spring opens, and whatever objectionable features or inconveniences there may have been in the past will be a needed. In short, there can be no such thing as failure in any particular, in our Williams' Grove meeting, except State Granges, commending the management of the Williams' Grove meeting, and pledging their unqualified support in the exertions being put forth to make the Williams' Grove meetings greater than ever

heretofore.

Aaron Hess. the young butcher, made a flying trip to New Columbus on business

Jesse Hess has his barn raised and the rafters on. Howard Hees is doing the car-

ner & Son's railroad ties to Laubach's sta-Mazy Drescher of Delaware, is visiting Myrtle Hess, formerly of Delaware.

Louis Lowenberg, merchant tailor, from Bloomsburg, was up fishing for trout, and Some people who load cars with lumber have an idea that it is the agent's duty to tag their car for them. Shippers should tag their own cars, for the agent has no business whatever to bill or ship a car without name of consigner tag on car. If

you want your cars shipped soon as loaded always tell your agent at once.

Bacon came nearly meeting with a serious accident on Monday night while he was returning home from his saw mill. He had a young colt hitched in the iteam, and just as they crossed the B. & S. R. R. at Cyrus Larish's the colt commenced to kick and got one foot over the tongue of the wagon, then they became frightened and began to run. Mr. Hess and his son both took hold of the lines and tried to stop them, but could not, so they ran them in the bank, upsetting the wagon, and Bacon fell between the wheel and hounds. Just then the wagon became uncoupled and thus saved Bacon's life. If the wagon had not parted it would have torn his head off. Bacon was bruised and scratched up very bad, and was hardly able to get home. It is hoped he is not hurt internally. After the team got free from its drivers it ran at a terrible rate from the bridge at Cyrus Larish's to Brad Long's, and in going through the bridge and making the turn the forepart of the wagon upset throwing the horses on their backs and holding them there. The men at Long's had the horses loose when Bacon and son arrived. The horses were not hurt very much.

RULE ON HEIRS.

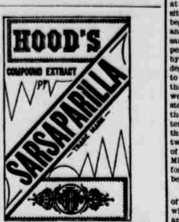
Estate of Mary Rupert, late of Bioonsburg, Columbia County and State of Pennsylvania, devid. ola County and State of Pennsylennia, devid,
In the Orphans' Court of said County. Now the
Seventh day of March A. D. 1890 Court grant
rule upon the heirs and other parties interested
in the partition of the estate of the said decedert,
to appear in open Court on the First Monday
of May next, and accept or refuse the real estate
at the valuation fixed by return of inquest, to a
make toks on the same, or show cause why the
same should not be sold, on their negicot or reman to accept the same.

In purswance of the above order; notice is hereby given to all the non-residents of said county
interested in said estate to appear in Orphans'
Court on the Fifth day of May A. D. 1890 in accordance with said order of the Orphans' Court,
W. H. SNYDER,
Clerk O. C.
Shertif.

life size Crayons, pho- on Cer tographs all sizes, in correct styles and perfect finish, colored photographs, large or the property of John P. Caldwell.
WINTERSTREN & HERRING. Attys.
JOHN B. CASEY Sherts. small, frames and moulding. M'KILLIP BROS.,

Bloomsburg.

A STEEL STORY



not be overestimated, for without pure blood you cannot enjoy good health.

At this season nearly every one needs a good medicine to purify, vitalize, and enrich the blood, and we ask you to try Hood's Peculiar Sarsaparilla. It strengthens and builds up the system, creates an appetite, and tones the digestion, while it eradicates disease. The peculiar combination, proportion, and preparation of the vegetable remedies used give to Hood's Sarsaparilla peculiar curative powers. No other medicine has such a record of wonderfu cures. If you have made up your mind to buy Hood's Sarsaparilla do not be induced to take any other instead. It is a Peculiar Medicine, and is worthy your confidence. Hood's Sarsaparilla is sold by all druggists. Prepared by C. I. Hood & Co., Lowell, Mass.

100 Doses One Dollar

### DAY'S HORSE Prevents Lung Fever!

Cures Wind BABY SYRUP

Facilitates Teething! Regulates the Bowels! Sold by all druggists. Price 25 cents.



SMOKE LANGE S CUBER CIGARETTES for Ca-

UDITOR'S NOTICE.

The undersigned an auditor appointed by the Orphans court of Columbia county to distribute the funds in the hands of executor will sit at the office of H. V. White, Saturday May 3, 1990 at 9 a.m. when and where all persons having ciaims against said estate must appear and prove the same, or be debarred from coning in on said fund. H. V. WHITE, Auditor. TURORS FOR MAY TERM-GRAND.

Ikeler. Berwick-William Roup, John R. McAnail, A. Gfb-

Berwick - William Roup, som it assaum, bons.
Boom - Emanuel Kelchner, John Armstrong, Miles W. Betz, Taylor Ruckie, B. B. Freas, Catawissa - George S. Gilbert, Centrallia - Nafrew Gallaghan.
Centre - Phillip Harris.
Planine Roore
Planine Roore
Locust - Daniel Roore
Madison - Cal Bemott, Geo. B. Thomas.
Ornago - Geo. P. Stirer.
Scott - Elward Hartman, Isaac Yecum.
TRAVERSE JURONS - FIRST WEEK.
Reaver - Conard Diltz, J. S. Heller.

TRAVERSE JURORS—FIRST WEEK.
Beaver—Conard Ditts, J. S. Heller.
Benton—Ell McHenry, Abram Hartman.
Berwick—Clem Harman. W. J. Knorr.
Bloom—R. H. Ringler, C. F. Deitterick, four
Bermard, John Rinker, Charles Hess, M. C.
Crawfora, Wesley Knorr, H. P. Chamber
lain Harvey W. Geiger.
Catawissa—Adam Mensch, H. F. Clark, D. I.
Fredericks.
Centre—Daniel Whitemire, John Miller.
Conyngham—Audrew Donahue.

Fredericks.
Centre-Daniel Whitemire, John Miller.
Conyngham—Andrew Donahue,
Fl. hingcreek—Samuel Coleman, A. A. Pealer,
Franklin—Thos. Mensch, F. P. Cherrington.
Greenwood—G. B. Mctlenry, John W. Gillespy,
Thomas Housek echt.
Jackson—John H. Fritz, J. F. Derr.
Locust—J. W. Hark, Wilson, Yeager, John A.
Hillig, E. C. Cleaver.
Millin—Radolph Seybert, Samuel Nusc.
Montour—Henry Vought, Joseph Rauch.
Mt. Pleasant—John L. Crawford, Ed. Beagle, Bar
ton Shaffer.
Orange—Joseph Crawford.
Mt. Pleasant—John L. Crawford,
Mt. Pleasant—John L. Crawford,
Mt. Pleasant—John L. Crawford,
Mt. Pleasant—John L. Crawford,
Scott—E. J. Stetler, Frank Lee.
Stugarioat—Irvin Dilrz, John W. Hess.
TRAVERSE JURONS—SECOND WREEL.

TRAVERSE JURORS-SECOND WEEK.

Sugariotat-With the John W. Hossel
Beaver—J. A. Johnson.
Benton—W. H. Asheim in, Russel McHenry.
Bloom—P. S. Moyer, Mathias Shaffer, D. F. Weiss,
Chas. H. Fornwald, Harry Hhoads, W. M.
Weaver H. R. Clark.
Briancreek—Stewarj Ash.
Catswissa—Fred Smith, Henry Pfhaler, C. E. Randall, Valentine Metz, Miner Hile, Wm. Geiger,
Centre—Harvey George.
Plainingcreek—J. M. Wenner, H. H. Kelchner, P.
J. Weaver, E. M. Lauderbach, T. H. Edgar,
Greenwood—F. P. Taylor, Joseph S. Cole.
Hemlock—Hugh Purcell.
Jackson—Almas Wellenry,
Locust—G. M. Stokes, Isaac Dyer,
Montour—Isaac Monrey,
Mt. Fleasant—Wm. P. Crawford,
Orange—Thomas McHenry,
Mc. Fleasant—Wm. P. Crawford,
Orange—Thomas McHenry, Montour—Issac Mourey. Mr. Pleasant—Win. F. Crawford. Drange—Thomas McHenry. Moaringcreek—I. W Chertington. Scott—T. W. Higenbuch, M. R. Miller.

### Sheriff's Sale!

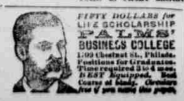
By virtue of sundry writs issued out of the Cou f Common Pleas of Columbia County, Pa., and to se directed, there will be sold in the Sheriff's of toe at the Court House, Bloomsburg, Pa., on SATURDAY MAY 10, 1890.

SIXTY-SEVEN ACRES OF LAND FRAME DWELLING HOUSE. Sarn, Hay Shed, and other Outbuildings. Seized taken into execution at the suit of Keeler & Co. vs. B. F. Savage, and to be sold a

the property of B. F. Savage,
MILLER, Atty. Alias Vend. Ex. ALSO: All that certain lot or piece of ground situate 1

the town of Bloomsburg, Pa., bounded and de-scribed as follows, to-wit: On the north by Ridge Alley, on the east by lot of L. T. Sharpless, on the south by Second St., and on the west by Contre TWENTY-FOUR and a half feet more or less front on Second street, and Two Hundred and Fourteen Feet more or less on Centre street, whereon are crected a FRAME HOTEL, BAKE HOUSE,

Bara and other Outbuildings.
Seized, takeo into execution at the suit of Creasy
& Wells vs. John F. Caldwell. and to be sold as



### Sheriff's Sale.

MONDAY, MAY 5, 1890, stockoff, mAY 5, 1899, at 2 o'clock p. m., all that certain tract of land situate in Centre township, Columbia County, Pa. beginning at a stone in line of land of isaac Hess and in middle of public road, thence along the same north seventy-five degrees east thirty-two perches and five-tenths perches to a stone, thence by land of Wm. Shaffer north thirteen and a hair degrees wast seventy-two and six-tenths perches to a poet in line to land of Samuel Neyhard, thence by the same south fifty seven degrees. thence by the same south fifty seven degrees west thirty nine and five-tenths perches to a stone in line to land of Jacob Snyder, thence by stone in line to land of Jacob Sayder, thence by the same south forty-five and a half degrees east ten and three-tenths perches to a stone, south three and one half degrees west five and three-twenty-fifths perches to a stone, thence by land of heirs of George P. Miller deceased, and Ann a Miller south thirteen and one-half degrees east forty-dre and four-tenths perches to the place of perturing containing 18 ACRES AND 19 PERCHES.

of land, strict measure, be the same more or less whereon are erected a frame dwelling house, barr and other out-buildings.

Setzed, taken into execution at the suit of John Appleman, executor of Christian Welss, decrase d vs. Joseph Welss, and to be sold as the property of Joseph Welss.

Barkley attentions

Barkley, attorney. All that certain lot or piece of ground situate in the Borough of Centralia, Columbia County, a, nounded as follows, to-wit; On the north by lands of the Locust Mountain Coal & Iron Co., on the east by an alley, on the south by David Buchanon and

by an alley, on the south by David Buchanon and
on the west by Locust Avenue, containing twenty
nve feet front and one hundred and forty feet in
depth, whereon are creeted a dwelling house and
other out-buildings.
Seized, taken into execution at the suit of Irvin
Bros., vs. Mrs. Elizabeth Thomas, and to be sold as
the property of Mrs. Elizabeth Thomas.

James, Attorney

ALSO.

Pl. Fa. ALSO,

ALSO,

All that certain lot of ground situate in the town of Bloomsburg, bounded as follows, to-wit; Beginning on the corner of an alley and lot of John K. Girton, thence along the rear of said Gir. ton's tot northwardly sixty-five feet, thence castwardly along lot of said Ikeler twenty-three feet to line between said Ikeler and Kuhn, thence southwardly along line of said Kuhn and Ikeler saxty-five feet to the line of the adjoining lot of said John K. Girton, and to contain fourteen hunsaid John K. Girton, and to contrain fourteen hun-dred and ninety-five square feet, more or less, whereon is erected an old stable. Seized, taken into execution at the suit of Bern-ard Stohner vs. Charles M. Girton with notice to John K. Girton, terra tenant, and to be sold as

he property of Charles M. Girton. Parkies, attorney. ALSO:

ALSO:

All that certain lot of ground situate in the town of Hupert, Montour twp., Col. Co., Pa., beginning at the northwest corner of the platform of the storehouse of Lloyd Paxton and Jeremiah H. Harman and running from thench north twenty-two degrees, west one hundred and two feet and six inches to a post, thence south seven and one-half degrees, west one hundred and forty feet and six inches to a post, thence south seven and one-half degrees, west one hundred and seven feet to a post, thence south sixty-eight degrees, west one hundred and seven feet to a post, thence south sixty-eight degrees, west eighty-three feet and ten inches to the place of beginning, containing Forty-one Perche; and Two Hundred and Forty-one Square Feet, more or less, whereon are erected a frame building used as a Paint works' office, sheds and other buildings, also one complete paint mill, with engine, boilers, shafting, oven for burning, varnish tub, 3 baint mixers, elevator, iron mill for grieding paint, 3 double paint mills, one cracker, butting and pullers, two sets of levaters and spouting, chest | for packing stock, bevel wheels and pullers, set of brake bars, pair bevel wheels iron waster, 32 feet of shafting, boiting screen, 30 feet of six-inch beiting.

Thinking About Buying a

\$10.60

New Spring Suits and Trousers at Money

Saving Prices.

E. O THOMPSON

1338 CHESTNUT STREET

PHILADELPHIA.

FARM FOR RENT

A farm of 100 acres, with nandsome new house and barn, and supplied with abundant water, will be rented at a low rent for the term of five years, to a good tenant who can furnish his own stock at equipment. The farm is in the Catawissa Valley on the Township road from Brandonville to Audenred, two miles from Brandonville and near Hirari Manor. Beferences requested. Addr. as IEBBR S. THONFON, Engineer Girard Estate Potteville, Pa. Nov. 1-17.

SALESMEN

WANTED.

SITUATIONS PERMANENT, SALARY and EXPENSES PROM "TART, Quick selling special-ties. Experience unccessary with us. OUTFI'S SENT PRES. "pecial inducements and choice of territory to every man engaging now. Write for terms quick, stating age. Hooker Nurseries Rochester, N. Y.

SHERIFF' SALE.

By virtue of a writ of Lev. Pa. issued out of the Court of Common Pleas of Columbia county, Pa., and to me directed, there will be sold in the

SATURDAY, MAY 10, 1890,

at 2 o'clock p. m., all the following described real state attuate in the Lownship of Centre, County of Columbia, State of Pennsylvania,

sunded and described as follows: On the north

on the north of the north of the cast by the fanapivana Canal, on the east by the sand of Thomas U. Schweppenheiser, on the south by the Susquehanna River, and on the west by lot of Jacob Recce, contailing

ONE-FOURTH OF AN ACRE

land more or less, on which are erected a on

FRAME DWELLING HOUSE

and other outbuildings.
Seized, taken into execution and to be sold as

he property of John W. Clark and Ellen Clark

DISSOLUTION OF CO-PARTNER.

BARRLEY, Atty.

NOTICE.

CHARTER NOTICE.

JOHN B. CASEY.

belting.

Seized, taken into execution at the suit of David Reay, trustee of Mary V. Reay vs. Heary S. Reay, and to be sold as the property of Heary S. Heay. Sundry writs of FL Pa.

JOHN B. CARRY.

REGISTER'S NOTICE.

Notice is hereby given to all legatees, creditors and other persons interested in the estates of the respective deodents and minors that the following administrators' executors' quadran accounts have been filed in the other of the degister of Columbia county and will be presented for confirmation and allowance in the Orphinis' Court to be held in Bloomsburg, May Sch, 1898, at a "otlock p. m. of said dasburg, May Sch, 1898, at a "otlock p.

m. of said day

No. I. Second and final account of Simon Helwig one of the Executors of Anna Boyer iste of
Locust township Columbia County, deceased.

No. 2. The first and final account of Hiram W.
Kilne, executor of the last will and testament of
Efizabeth Kilne late of Fishing Creek township
Columbia County, deceased.

No. 3. Pirst and final account of Benjamin
Byans administrator of the estate of John Hartzei
late of Mimin township Columbia county, deceased.

No. 5. First and final account of J. J. Brown administrator d. b. n. c. t. a. of Margaret Zimmer-man late of the town of Bloomsburg Penua., de-

man late of the town of Bioomsburg Penna, deceased.

No. 5. First and final account of Henry S. Keck,
Guardian of Theodore B. Shaffer, who was a
minor child of David Shaffer Jr., late of Briarcreek township deceased.

No. 7. First and final account of P. K. Lutz administrator of the e tate of W. kiwool Fritz, late
of Sugarioaf township Columbia County deceased.

No. 8. First and final account of Maria E.
Smith administrator of Daniel Smith late of Madison township Columbia county, decased.

No. 9. First and final account of John Bilblime
administrator of the Estate of Harriet Hilbime late
of Madison township Columbia county, decased,
No. 10. First and final account of Michael Wenner, guardian of Ciement Beishine, minor child of
John W. Beishline late of Finilingereck township
Columbia county, deceased.

No. 11. First and final account of Arthur M.
Roberts administrator of W. M. Roberts i-te of
Montour township Columbia County deceased.

No. 12. First and final account of A. M. Masteller administrator of W. M. Roberts i-te of
Montour township Columbia County deceased.

No. 12. First and final account of A. M. Masteller administrator of W. M. Roberts i-te of
Montour township Columbia County deceased.

No. 12. First and ni-1 account of A. M. Mas-teller administrator of Elizabeth Lutz, late of Millin township Columbia county, deceased. No. 18. Pirst and final account of Daniel A. Creasy and S. C. Creasy administrators of Mary M. Creasy la'e of Mimin township Columbia countr, deceased.

No. 14. First and final account of F. P. Croop and M. H. Croop administrators of the estate of Henry Croop late of Contre township Columbia county deceased. county deceased.

No. 15. First and final account of O. P. Patton administrator of Joseph H. Patton late of Scott township Columbia county, descarset.

No. 16. First and final account of Benjamin Barndt administrator of Mary Heiwig late of Catawissa township Columbia county, deceased.

No. 17. First and final account of Benjamin Barndt administrator of Neilie Heiwig late of Catawissa township Columbia county, deceased. No. 18. First and fluxl account of Benjami Barndt administrator of Rebecca Heiwig late of Catawissa township Columbia county, deceased. No. 18. First and final account of Benjamin Barndt administrator of 'atharine Helwig late of Catawirea township Columbia county, deceased. No. 20. First and final a count of Benjamin Barndt administrator of the estate of Riza Heiwig late of Catawissa township Columbia County de ceased.

No. 22. Second and final account of D. K. Standausurviving executor of the last will and tastament of Wm. Belies late of Orange township Columbia county, deceased.

No. 23. First and final account of Belle Laubach administratrix of Eliza Shipman late of Bioonsburg Columbia County Penna., deceased.

burg Columbia County Frank., deceased.

No. 24. First and final account of Hannah M.
Powier and Henry Fowler Administrators of John
P. Fowler late of Fine township Columbia county
edceased.

No. 25. First and final account of Joseph A.
Woodburn administrator of George Emerick late of
Mimin township Columbia County, deceased.

No 26. Fret and partial account of E. c. Adams executor of Snos L. Adams tate of the township of Briarcreek Columbia county, deceased No. 37. Second and final account of Elizabeth Strausser (nee. Fry) administrator d. b. n. c. t. a. of the estate of George W. Strausser late of Montour township Columbia county, deceased. No. 28. First and final account of N. U. Funk executor of Mary M knyder late of the town of Bioomsburg Columbia county, deceased. No. 29. First and fical account of John Juhnson administrator of Sarah Johnson late of Locust township Columbia county, deceased No. 30. Pirst and final account of J. C. Sponen-berg and Lyrant Sponenberg administrator c. t. a. of Hannal Sponenberg la'e of Briarcrek township Columbia county, deceased.

No. 31. Pourth and final account of the execu-tors of C. G. Jackson late of Berwick Columbia county, deceased. The partnership heretofore existing between John Bush, Tony Bresh and Mazareno Maidera, doing busine and Jaraison City, Columnia Co., as John Bush & Co., that this day been dissolved by mutual consent of the parties, by the withdrawal of Tony Bush.

TONY BUSH.

TONY BUSH.

TONY HUSH.

The same business will hereafter be conducted by John Bush and Mazarena Maifiera doing business in the name of John Bush & Co., and all indebtedness due the late co-partnership is expanded to the said John Bush and Mayareno Maifiera.

4-18-St.

JOHN BUSH & CO. No. 81. Piret and final account of J. M. Bucka lew Executor of John Laubach late of Pishing creek township Columbia county deceased. No. 33. Pirst and final account of Frances Leibs administrator of John Leiby late of Locust town ship Columbia county, deceased. No. 25. The first and final account of Julia Barkley executrix of Josep's E. Barkley late of t. town of Bioomsburg Columbia country, decease C. H. CAMPRELL.

Retails of Poler Koss, into of Benton into.

Letters tendamentary on said estate having been ranked to the undersigned exceptor; all jurnous ndebted to said estate having claims and the having claims against said state to present the same of the light of the same of the light o

# &I. MAIER,

## \* The Reliable Clothier, \* BLOOMSBURG, PA.

Comes to the front with a complete new Spring and Summer Stock of the most Select Clothing for Men, Youths, Boys, and Children. The Latest Styles of

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Trunks, Valises and Underwear

IN ABUNDANCE.

The enlargement of Business and the large trade made accounts for our having well made Clothing and not those that are now made and cut to sell for auction.

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The largest and choicest line of Clothing, Hats, Caps, Trunks and Gents' Furnishing Goods in Columbia and Montour Counties, Pa.

## Carpets and Oil-Cloths.

VELVET, BODY AND TAPESTRY BRUSSELS.

Ingrain, all prices. Bargains in Remnants and Odd Lengths. NEW RAG CARPETS.

### NEW FLOOR OIL-CLOTHS, ALL WIDTHS. KEITER'S

NEXT DOOR TO I. W. HARTMAN & SONS.

MAIN ST., BLOOMSBURG, - - - PA

SPRING! SPRING!! SPRING!!!

OF TE Clothir TH Stock E H S S latest hildren TO ANT

and S argest Boy

YOU

ens

legant Fit, at the Cannot in Wesig "Popular be Clothing House m, urpassed,

H

Bloomsburg.

IF YOU ARE IN NEED OF

CARPET.

MATTING. or OIL CLOTH,

YOU WILL FIND A NICE LINE AT

BROWER'S

2nd Door above Court House. A new lot of Window Curtains received this week.

Notice is hereby gives that an application will be made to the Court of Counton Floas of Columbus The May next, at three o'clock in the afternoon, under Act of Assembly entitled "an Act to provide for the in corporation and regulation of certain corporations," approved Acril 28th 1874 and the supplements thereto, by Reuben Beilas, A. B. Herring, George S. Flockenstine, A. B. Hewars and E. L. Shvider, for the charter of an intended co p ration to be called "Laured Hill Cemberry Association," the character and object of which is for the purpose of preuring lands by purchase or otherwise, i-uproving and diviting the same into burial iots, and setting of disposing of the same for such prices and suder such regulations and could ions as may be prescribed in the By- awa, and for these purposets to have, nessees and enjoy all the rights, benefits and privileges conferred by the Act of Assembly aforesaid, and its supplements.

ANDREW L. FRITZ, Solicitor. My Story of the War son to the property of the War son to the Battle-field. By Mary A. Livemberg and on the Battle-field. By Mary A. Livemberg to the widdle side wideless. The consequentiate. Top pages optimized the property of the control of the 4.25-d4t

DMINISTRATOR'S NOTICE. ts of Charles B. Troy, late of Beaver tiep di Belais of Charles B. Troy, late of Beaser tep decid.

Notice is hereby given that letters of administration on the estale of Charles B. Troy, late of leaver township, decid, have been granted to Priscilla Troy and John E. Davis of Zions Grove, Pa., to whom all persons indebted to said estate are requested to make payments, and those having claims or demands to make known the same without delay to

or to Priscilla Troy,

E. H. Sittle, JOHN d. Davis,

Line 10.

Line 10.

Line 10.

E. H. Sittle, JOHN d. Davis,

Line 10.

Line 10.

A DMINISTRATOR'S NOTICE. Bstate of David Kocher, deceased.

To reliable men we will give steady employment and LibErial. Salary paying their traveling expenses. We grow our own stock exclusively and GUAR, NTEE it to be strictly first class in every particular, true to name as ordered. Full instructions training the straining of the straining and the state of the straining and the state of the state o ALESME LOCAL OR

TRAVELING. to sell our Nursery Stock. Salary, Expenses and steady employment guaranteed.

